

ILLINOIS REGISTER

Rules of Governmental Agencies

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> > A WEEKLY PUBLICATION

NOVEMBER 13 1989

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Secretary of State Administrative Code Div. 201 West Monroe Springfield, IL 62756

(217) 782-9786

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The Register also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the Register contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume and a Sections Affected Index listing, by Title of the Illinois Administrative Code, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the Illinois Administrative Code, a compilation of the rules of State agencies. The most recent edition of the Code along with the Register comprise the most current accounting of the State agencies' rules.

The Illinois Register is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1989

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989	June 27, 1989	July 3, 1989 (Mon.)	28	July 14, 1989
Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989	July 3, 1989 (Mon.)	July 11, 1989	29	July 21, 1989
Jan. 3, 1989	Jan. 10, 1989	3	Jan. 20, 1989	July 11, 1989	July 18, 1989	30	July 28, 1989
Jan. 10, 1989	Jan. 17, 1989	4	Jan. 27, 1989	July 18, 1989	July 25, 1989	31	Aug. 4, 1989
Jan. 17, 1989	Jan. 24, 1989	5	Feb. 3, 1989	July 25, 1989	Aug. 1, 1989	32	Aug. 11, 1989
Jan. 24, 1989	Jan. 31, 1989	6	Feb. 10, 1989	Aug. 1, 1989	Aug. 8, 1989	33	Aug. 18, 1989
Jan. 31, 1989	Feb. 7, 1989	7	Feb. 17, 1989	Aug. 8, 1989	Aug. 15, 1989	34	Aug. 25, 1989
Feb. 7, 1989	Feb. 14, 1989	8	Feb. 24, 1989	Aug. 15, 1989	Aug. 22, 1989	35	Sept. 1, 1989
Feb. 14, 1989	Feb. 21, 1989	9	Mar. 3, 1989	Aug. 22, 1989	Aug. 29, 1989	36	Sept. 8, 1989
Feb. 21, 1989	Feb. 28, 1989	10	Mar. 10, 1989	Aug. 29, 1989	Sept. 5, 1989	37	Sept 15, 1989
Feb. 28, 1989	Mar. 7, 1989	11	Mar. 17, 1989	Sept. 5, 1989	Sept. 12, 1989	38	Sept. 22, 1989
Mar. 7, 1989	Mar. 14, 1989	12	Mar. 24, 1989	Sept. 12, 1989	Sept. 19, 1989	39	Sept. 29, 1989
Mar. 14, 1989	Mar. 21, 1989	13	Mar. 31, 1989	Sept. 19, 1989	Sept. 26, 1989	40	Oct. 6, 1989
Mar. 21, 1989	Mar. 28, 1989	14	Apr. 7, 1989	Sept. 26, 1989	Oct. 3, 1989	41	Oct. 13, 1989
Mar. 28, 1989	Apr. 4, 1989	15	Apr. 14, 1989	Oct. 3, 1989	Oct. 10, 1989	42	Oct. 20, 1989
Apr. 4, 1989	Apr. 11, 1989	16	Apr. 21, 1989	Oct. 10, 1989	Oct. 17, 1989	43	Oct. 27, 1989
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Apr. 18, 1989	Apr. 25, 1989	18	May 5, 1989	Oct. 24, 1989	Oct. 31, 1989	45	Nov. 13, 1989 (Mon.)
Apr. 25, 1989	May 2, 1989	19	May 12, 1989	Oct. 31, 1989	Nov. 7, 1989	46	Nov. 17, 1989
May 2, 1989	May 9, 1989	20	May 19, 1989	Nov. 7, 1989	Nov. 14, 1989	47	Nov. 27, 1989 (Mon.)
May 9, 1989	May 16, 1989	21	May 26, 1989	Nov. 14, 1989	Nov. 21, 1989	48	Dec. 1, 1989
May 16, 1989	May 23, 1989	22	June 2, 1989	Nov. 21, 1989	Nov. 28, 1989	49	Dec. 8, 1989
May 23, 1989	May 30, 1989	23	June 9, 1989	Nov. 28, 1989	Dec. 5, 1989	50	Dec. 15, 1989
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June 20, 1989	June 27, 1989	27	July 7, 1989	Dec. 26, 1989	Jan. 2, 1990	2	Jan. 12, 1990

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Heading of the Part: Conditions of Employment

- 80 Ill. Adm. Code 303 Code Citation: 5
- Section number: 3
 - 303, 30
- Proposed Action:
- Amend
- Statutory Authority: Ill. Rev. Stat. 1987, ch. 127, par. 63b101, et seq. 4)
- A Complete Description of the Subjects and Issues Involved: 2

experience and knowledge in personnel administration to the panel. The Director then appoints three members from this panel to form a committee grievance committee panel to review grievances as defined in Section 303.10. The Director of Central Management Services is responsible for Code establishes a appointing 25 State employees and other non-State employees with Currently, Section 303.30 of the Illinois Adm. to hear grievances.

a backlog of grievances, due in part to the difficulty of convening the grievance committee. The Department has had trouble contacting panel members who are not State employees and coordinating schedules so that the The current system has not worked has effectively as it should. There is committee can be convened on a regular basis.

the Department is proposing to eliminate the grievance committee panel. In its place, the Department is proposing a less cumbersome procedure which should accomplish the same purpose, especially since the grievances do not involve discharges or the more serious disciplinary actions. Under none the proposed procedure, grievances would continue to be heard by a panel, but the panel would consist of Department employees with experience and of the committee members could be from the same bureau as the grievant. In order to eliminate the backlog and streamline the grievance process, Department employee with these qualifications could serve on a panel. Also, similar to the present rule, not more than one committee member could be from the same Bureau and, if the grievant is a CMS employee, knowledge in personnel administration and employee relations. Any

- Will this proposed amendment replace an emergency rule currently in effect? (9
- Does this rulemaking contain an automatic repeal date? 1
- ٠ چ reference? Does this proposed amendment contain incorporations by 8
- S Are there any other proposed amendments pending on this Part? 6

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

- Rulemaking does not affect 10) Statement of Statewide Policy Objectives: units of local government.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments within 45 days of the date of publication to:

Christine Flatt 503 Stratton Office Building Springfield, IL 62706 (217)782-6191

- Does not apply to small 12) Initial Regulatory Flexibility Analysis: businesses
- The full text of the Proposed Amendments begins on the next page

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENT

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

CONDITIONS OF EMPLOYMENT PART 303

SUBPART A: GRIEVANCE PROCEDURE

Definition of a Grievance Grievance Committee Representation Procedure 303.10 303.20 303.30 303.45 Section

SUBPART B: LEAVE OF ABSENCE

Military Reserve Training and Emergency Call-Up Vacation Schedule and Loss of Earned Vacation Prorated Vacation for Part-Time Employees Leave for Military Physical Examinations On-The-Job Injury -- Industrial Disease Vacation Benefits on Death of Employee Leave to Attend Union Conventions Military and Peace Corps Leave Payment in Lieu of Sick Leave eave to Take Exempt Position Leaves of Absence Without Pay Leave of Absence Without Pay Payment in Lieu of Vacation amily Responsibility Leave Reinstatement of Sick Leave Employee Rights After Leave Eligibility for Holiday Pay Accumulation of Sick Leave Advancement of Sick Leave Holiday During Vacation Payment for Holidays Vacation Eligibility Authorized Holidays Attendance in Court Holiday Observance Failure to Return Disability Leave Sick Leave 303.102 303.105 303.110 303,100 190 303,250 25 35 40 42 45 48 48 50 50 53 902 28 303.

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SUBPART C: WORK HOURS AND SCHEDULES NOTICE OF PROPOSED AMENDMENT

Review of Attendance Records Overtime Payable Upon Death Notification of Absence Emergency Shut-Down Attendance Records Work Schedules Overtime 303, 320 303, 330 303, 340 303, 350 303, 355 303,300

SUBPART D: UNDATED OR INCOMPLETE FORMS

Incomplete Forms Undated Forms 303,370 303,360 Section

AUTHORITY: Implementing and authorized by the Personnel Code (Ill. Rev. Stat. 1987, ch. 127, par. 63b101 et seq.)

SOURCE: Filed May 29, 1975; amended at 3 Ill. Reg. 22, p. 78, effective June 1, 1979; amended at 3 Ill. Reg. 26, p. 199, effective July 1, 1979; emergency amendment at 3 Ill. Reg. 48, p. 188, effective January 1, 1980 for a maximum of 150 days; amended at 4 Ill. Reg. 11, p. 70, effective March 1, 1980; amended at 4 Ill. Reg. 15, p. 216, effective March 31, 1980; amended at 4 Ill. Reg. 22, p. 227, effective June 1, 1980; amended at 5 Ill. Reg. 8029, effective August 1, 1981; codified at 7 Ill. Reg. 13209; emergency amendment at 8 Ill. Reg. 329, effective January 1, 1984; amended at 8 Ill. Reg. 7788, _, effective effective May 23, 1984; amended at 13 Ill. Reg.

GRIEVANCE PROCEDURE SUBPART A:

Section 303.30 Grievance Committee

- The-Director-shall-appoint-25-employees-of-the-State-of-11linois-to employee-relations.--Gommittees-of-three-persons-may-be-selected-by addition-to-State-employees;-the-Director-shall-appoint-persons-to grievances.--Net-mere-than-ene-panel-member-shall-be-selected-from the-Director-from-the-grievance-committee-panel-to-hear-employee any-one-State-ageney-and-ne-panel-member-shall-be-appointed-te-a the-pamel-who-ame-mot-employees-of-the-State-of-111+mois-but-who committee-whitch-is-convened-to-hear-a-grievance-arising-from-the еомри∔se-a-grievance-сомmittee-panel-to-hear-grievances;--In have-knowledge-and-ежрерзерес-зр-рерзернез-аdministration-ор врематара - аделеу - тр - матер - тре-рапеттот - то - аделеу-е ¢e
- grievance;-there-shall-be-an-employee-of-the-Department-present-at-In-addition-to-the-three-сомміttee-мембемs-арроінтеd-to-hear-a É

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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all-grievance-hearings-and-deliberations-thereon-to-assist-the
Panel-in-its-determination;—The-Department-employee-shall-act-as
Secretary-chairman-of-the-committee;—and-shall-be-entitied-to-be
heard-by-the-committee;—but-aball-be-entitied-to-no-vote-en-its
303.20(b)(4))-procedure-is-an-expedited-Step-d-(sec-section
303.20(b)(4))-procedure-is-agreed-to-by-the-parties-pursuant-to
procedures-and-polities-issued-by-the-parties-pursuant-to
grievance-committee-shall-reduce-their-recommendations-as-to-the
disposition-of-the-grievance-to-writing-and-submit-them-to-the
precommendations,—Adissenting-member-of-the-committee-may-make-separate
the-concurring-committee-members-

- a) The Director shall appoint three employees of the Department of Central Management Services to comprise a grievance committee to hear grievances. Committee members must have experience and knowledge in the areas of personnel administration and employee relations. Not more than one committee member shall be selected from any one bureau and no committee member shall be appointed to hear a grievance arising from the bureau in which the committee member is employed.
- b) Upon the receipt of recommendations from a grievance committee, the Director shall approve, disapprove or modify the Panel recommendations, shall render a decision thereon in writing, and cause a copy of such decision to be served upon the parties. The Director's decision shall be final.
- dc) The written statement of the employee's grievance, the recommendations of the grievance committee, and the decision of the Director, thereon shall be made a part of the permanent record of the grieving employee in th files of the Department.

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NOTICE OF PROPOSED AMENDMENTS

- .) HEADING OF THE PART: Falconry and the Captive Propagation of Raptors
- 2) CODE CITATION: 17 III. Adm. Code 1590

3

SECTION NUMBERS:	PROPOSED ACTIO
1590.20	Amendments
1590.50	Amendments
1590.70	Amendments
1590.80	Amendments
1590.90	Amendments
1590,100	Amendments

ä

STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 2.1, 2.2, 2.4, 2.6, 2.7, 2.13, 2.18, 2.20, 2.27, 2.28, 2.29, 2.30, 3.5 and 3.36 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 2.1, 2.2, 2.4, 2.6, 2.7, 2.13, 2.18, 2.20, 2.27, 2.39, 2.30, 3.5 and 3.36) and Section 335 of the Illinois Endangered Species Protection Act (III. Rev. Stat. 1987, ch. 8, par. 335).

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- 5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: This Part is being amended to incorporate Federal Regulations which allow 14 year olds to be licensed to allow for the capture of eyas, and to change capture dates and weathering facility requirements.
- 6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No
- 7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? NO
- 8) DOES THIS PROPOSED RULE CONTAIN INCORPORATIONS BY REFERENCE? No
 - 9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART?
 No
- 10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.
- 11) TIME, PLACE, AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

 Jack Price

Jack Frice
Lincoln Tower Plaza
524 S. Second Street
Springfield, Illinois 62701-1787

12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule has no impact on small businesses or municipalities.

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

NOTICE OF PROPOSED AMENDMENTS

CHAPTER I: DEPARTMENT OF CONSERVATION SUBCHAPTER d: FORESTRY FITLE 17: CONSERVATION

FALCONRY AND THE CAPTIVE PROPAGATION OF RAPTORS

Transfer, Temporary Care and Reporting Requirements Definitions for the Purpose of these Regulations Provisions of Rules and Regulations (Repealed) Examination and Application Procedures Establishment of Rules and Regulations Inspection of Facilities and Equipment Falcoury Perinits - Class and Types Capturing of Raptors - Regulations Permit and License Requirements Hunting Seasons for Falconers Violation of Rules (Repealed) Special Provisions Violation of Rules 1590,120 1590,100 590,110 1590.40 1590.70 1590.20 1590.90 1590.10 1590.30 1590.60 590.80

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 2.1, 2.2, 2.4, 2.6, 2.7, 2.13, 2.18, 2.20, 2.27, 2.28, 2.29, 2.30, 3.5 and 3.36 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 2.1, 2.2, 2.4, 2.6, 2.7, 2.13, 2.18, 2.20, 2.27, 2.28, 2.29, 2.30, 3.5 and 3.36) and Section 335 of the Illinois Endangered Species Protection Act (III. Rev. Stat. 1987, ch. 8, par. 335). SOURCE: Amendment filed November 17, 1977; effective January 1, 1978; emergency amendment at 5 III. Reg. 9161, effective September 1, 1981, for a maximum of 150 days; amended at 6 III. Reg. 6207, effective May 14, 1982; amended at 10 III. Reg. 16627, effective September 24, 1986; amended at 11 III. Reg. 11350, effective June 9, 1987; amended at 12 III. Reg. 12807, effective July 26, 1988; amended at 13 III. Reg. 10567, effective June 16, 1989; amended at 13 III. Reg.

Definitions for the Purpose of these Regulations Section 1590.20

- Falconry The sport of taking or attempting to take any species of animal by means of a trained raptor. a)
- Falconer a person who engages in the sport of falconry. 9
- Orders Falconiformes or Strigiformes which includes all hawks, eagles, falcons, kites, harriers, ospreys, and owls. - any bird of the Raptor (c)
- endangered species list issued pursuant to the Federal Endangered Species Protection Act of 1973 (16 U.S.C. 1531 et seq.) and its amendments plus Endangered Species - any species or subspecies contained in the federal T

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other species or subspecies as the Illinois Endangered Species Protection Act (III. Rev. Stat. 1987, ch. 8, par. 331 et seq.) deems to be in danger of extinction (reference 17 III. Adm. Code 1010).

- Threatened Species any species or subspecies likely to become an endangered species or subspecies in the foreseeable future pursuant to Federal Endangered Species Act of 1973 and Illinois Endangered Species Protection Act. (e)
- Department The Department of Conservation.
- Fish and Wildlife Service the United States Department of Interior Fish and Wildlife Service ති
- Imping the method of repairing broken flight or tail feathers. 7
- Marker a seamless, or other numbered, non-reuseable marker supplied by the Fish and Wildlife Service. :=
- Replacement Raptor a raptor obtained from the wild to replace one which has died in captivity, has escaped, or has been lawfully released to the wild. 1
- Bred in Captivity or Captive-Bred refers to raptors, including eggs, hatched in captivity from parents that mated or otherwise transferred gametes in captivity. $\overline{\mathbf{x}}$

, effective (Source: Amended at 13 Ill. Reg.

Section 1590.50 Permit and License Requirements

- for falconry purposes or practice falconry in Illinois unless a valid falconry permit has been issued pursuant to these regulations or issued by another It shall be unlawful for any person to take, possess, or transport any raptor State in accordance with federal regulations (50 CFR 21, effective October 4, 1985) (no incorporation in this Part includes later amendments or editions). a)
- Residents Illinois residents may hold raptors in captivity only under a falconry permit issued by the Department and Fish and Wildlife Service.
- The initial fee for an Illinois Falconry Permit shall be thirty (\$30) dollars and must be renewed annually by July 31 for a fee of thirty (\$30) dollars if raptors are to be possessed or held beyond June 30. A)

NOTICE OF PROPOSED AMENDMENTS

All applicants must be at least 1814 years of age.

B

3

- Non-Residents Federally licensed non-resident falconers may transport and possess properly marked raptors in Illinois for falconry purposes on a temporary basis not to exceed 30 days. Written authorization from the Department is required in advance if any such raptor is to be brought into Illinois in excess of 30 days. While in Illinois, all non-residents shall comply with all applicable provisions of these regulations and obtain the appropriate hunting licenses, stamps, or permits as may be required under Illinois law.
- A) White-in-Illinois,- all-non-residents-shall-comply-with-all applicable-provisions-of-these-regulations-and-obtain-the appropriate-hunting-licenses, stamps, or permits-as-may-be required-under-lilinois law.

5

- B) The 18 year old-age requirement-for lithnois permittees shall not apply to federally licensed non-residential permits.
- b) The falconry permit or a copy must be in the possession of the noider when engaged in falconry activity.
- c) No person shall transfer the falconry permit or unused markers or allow the use thereof by any other persons, nor shall any person while engaged in falcoury, use or carry any permit or marker issued to another,
- d) Nothing in this Section shall prohibit a falconry permittee in possession of a letter of authorization from using the raptor of another permittee for falcoury purposes on a temporary basis not to exceed 30 days.

(Source: Amended at 13 Ill. Reg.

Section 1590.70 Inspection of Facilities and Equipment

- a) All applicants and falconry permit holders must provide suitable facilities for all raptors in possession.
- All applicant facilities must be inspected and certified by a Department representative prior to issuance of a falconry permit.
- All falconry permit holders are subject to inspection of raptors, eggs, or parts thereof, facilities and equipment at any reasonable time.
- b) Facilities shall meet the following standards:
- Indoor facilities (mews) shall be large enough to allow easy access for caring for the raptors. Raptors shall be tethered or separated

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by partitions and each bird shall be provided enough area to allow it to fully extend its wings. There shall be adequate perches, a secure door easily closed, and at least one window protected on the inside by vertical bars spaced norrower than the width of the bird's body. The floor shall be well drained and shall permit easy cleaning. An outdoor weathering area may be attached to the indoor mew or separated from the building. The weathering area shall be fenced and covered with netting or wire or roofed, except for perches more than 6 1/2 feet high. The enclosed area shall be large enough to insure that birds flying from a perch cannot strike the fence.

- Outdoor -(weathering- area)-facilities shall be -feneed and-eevered with-netting-or-wire-or-gooded, except-for pereless-more than 6-1/3 feet-high. The enclosed area shall be large enough to insure-that birds. The enclosed area shall be large enough to insure-that birds. If ying -fene a percen-eannet-strike-the-fence-An alternative facility will be an outdoor facility big enough to allow easy access for caring for the raptors so they do not strike the fence when flying from the perches with an enclosure big enough to protect the bird(s) from adverse elements. The enclosure will be provided with a suitable perch and be large enough that the bird(s) will not hit the sides with wings extended. This enclosure will be inside the outdoor facility.
- An outdoor facility must be provided with an enclosure big enough to protect the bird(s) from adverse elements. The enclosure will be provided with a suitable perch and be large enough that the bird(s) will not hit the sides with wings extended.
- 3)4) Raptors shall be provided perches of acceptable design and be protected from excessive temperatures (heat and cold), wind, rain, or other inclement weather, from predators, and from undue disturbances.

4)5) Equipment

- A) Jesses at least one pair of Alymeri jesses or similar type construction of pliable leather or suitable synthetic material for use wnen any raptor is flown free;
- B) Leashes and swivels at least one flexible, weather-resistent leash and one strong swivel of acceptable falcoury design;
- Bath container a suitable container for each raptor two to six inches deep and wider than the length of the raptor.
- Outdoor perches a weathering area perch of acceptable design for each raptor; and

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weighing the raptors held and graduated to increments of not devive - a reliable scale or balance suitable more than 1/2 ounce or 15 grams. Weighing

, effective
September 1995
Reg.
13 III.
Amended at
(Source: /

Falcoury Permits - Class and Types Section 1590.80

Apprentice Class. Regardless of age, a new Illinois applicant must serve an apprenticeship under a general or master class permittee for at least tailed hawk, or a kestrel or red-shouldered hawk obtained from out of state or from another falconer. An apprentice is limited to one replacement proof of at least two years of livensed experience in the care of raptors and hunting and trapping techniques and approval is granted by the two consecutive years and may possess only one raptor - either a redapplicant may be exempted from this requirement if the applicant has Sponsors may not have more than three apprentices. An raptor per year. Department, a)

(P

approval by the Department, the apprentice shall become a general class A general class permittee shall possess no more than two raptors, and may not obtain more than one replacement raptor during the September 30, 1985) (no incorporation in this Part includes later General Class. After two years of licensed experience and upon written permit year (July 1 - June 30). A general class permittee shall not take, threatened by the U.S. Fish and Wildlife Service (50 CFR 17, effective amendments or editions) and the Illinois Endangered Species Protection transport, or possess any species or subspecies listed as endangered or Board (17 Ill. Adm. Code 1010). permittee.

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- permittee shall become a master class permittee. A master class permittee-After five years experience at the general class level, a and then only in accordance with prior written approval by the Department and the U.S. Fish and Wildlife Service (50 CFR 17, effective September shall possess no more than three raptors, and may not obtain more than master class licensee shall not take, transport, or possess any species or subspecies listed as endangered by the U.S. Fish and Wildlife Service or the Illinois Endangered Species Protection Board. A master class licensee shall not take, transport, or possess as part of the three bird limit more than one raptor listed as threatened by the U.S. Fish and Wildlife Service 30, 1985). Only Master Class can have golden eagles under guidelines set by the U.S. Fish and Wildlife Service (50 CFR 17, effective September two replacement raptors during the permit year (July 1 - June 30). Master Class. 0
- Bald eagles, golden eagles, -ospreys, all owls except the great-horned owl, species or subspecies prohibited by Section 2.4 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, par 2.4) and any species or subspecies considered endangered or restricted due to a similarly-

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DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

used or possessed for falconry in Illinois. Use of threatened species appearing status) by the U.S. Fish and Wildlife Service may not be shall be in compliance with federal regulations (50 CFR 17, effection September 30, 1985).

Any raptor listed as endangered or threatened by the Illinois Endangered Species Protection Board (17 III. Adm. Code 1010) and September 30, 1985) may not be captured in Illinois for falconry This prohibition shall not prevent a licensee from legally obtaining a bird in another state or country and bringing that bird into Illinois provided the applicable permits are obtained. not by the U.S. Fish and Wildlife Service (50 CFR, effective purposes.

2)

- Captive Propagation. Raptors held for captive propagation purposes may be held only under permits from both the U.S. Fish and Wildlife Service and the Department. The fee for a captive propagation permit is thirty Illinois captive propagation permit must also be a holder of an Illinois requirements for receiving and holding such birds pursuant to federal regulations (50 CFR 21.27, effective January 4, 1974). Nothing in this (\$30) dollars per year and must be renewed annually. A holder of an falconry permit. An Illinois captive propagation permit holder may transfer birds held under the authority of the propagation permit to a falconry individual birds under the captive propagation permit permittee provided the permittee meets Federal and Department at the same time within the numerical limits for the falcoury permit. authority of both the falconry permit and the Part shall prevent a permittee from holding
- specific cross-bred (hybridization) unless authorization is granted by the Department. Raptors shall not be
- Raptors may be loaned for breeding purposes in accordance with Section 1590.100 of this Part.
- Markets shall be placed on all captive-produced raptors as directed by the Department or the U.S. Fish and Wildlife Service (50 CFR 21, effective October 4, 1985). 3
- Department shall issue special use permits in accordance with 17 III. The Department Adm. Code 520. (e

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Capturing of Raptors - Regulations Section 1590.90

A permittee in possession of a value capture first year (immature) bird of a anon-prohibited species or subspecies between Himois not yet capable of Hight is prohibited. raptors of a non-pronibited species or subspecies. The capture season for immature raptors capable a)

NOTICE OF PROPOSED AMENDMENTS

Saturdays in March and from May 20 to June 11. When eyasses are captured, at least one eyas shall be left in the nest. No permittee may capture any raptor without an appropriate permit from the Department The Department shall determine eligibility by compliance with fifty (\$150) dollars per year. The Department will authorize up to 250 the provisions of these rules and regulations. The fee for a raptor capture permit for a resident of the State of Illinois is thirty (\$30) dollars per "Capture Permits" annually, but -not - more -than -one such permit - to any Heensee in one-ealendar year. Requests for capture permits in excess of 250 will be considered first in following years. All raptors shall be flight (passage) and adult (haggard) kestrels and great horned owls shall be between September 1 and January 31; the capture or taking of any young bird in Illinois not yet capable of flight (eyas) is limited to general master class permittees during the first, second, third and fourth year. The fee for a non-resident raptor capture permit is one-hundred captured in a humane manner. to do so.

- The marker must be attached to the raptor immediately upon acquisition, and written notification provided to the Department within five days of capture as determined by the postmark.
- Markers shall not be altered, counterfeited, or defaced. 5
- Permit holders capturing any previously marked raptor(s) shall immediately report such trapping to the Department or the previous owner. 3

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- Species or sub-species not prohibited, may be imported into Illinois after obtaining a permit from the Department; this permit will be issued only after receipt by the Department of a letter of authorization or permit from the authorized agency in charge of the location from where the raptor is to be obtained. 9
- Raptors taken under a depredation (or special purpose) permit may be used general or master falconers in compliance with federal CFR 21, effective September 30, 1985). for falconry by regulations (50 ভা

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Section 1590.100 Transfer, Temporary Care and Reporting Requirements

- Permittees shall not purchase or sell any raptor except as specified in subsection (h), this includes both wild and captive-bred or reared raptors. a)
- Permittees may exchange or transfer raptors only with prior written authorization from the Department when the exchange or transfer involves Permittees may exchange or transfer raptors without written authorization from the Department when the exchange or the raptor, provided no money or other consideration is involved. interstate movement of 9

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

or other consideration is involved. The Department must be notified in writing of such transfers within thirty days as determined by the postmark. ransfer occurs entirely within Illinois (intrastate) and provided no money

- Apprentice -class -and -general etass- permittees may exchange- or transfer raptors- only- with prior written authorization from the Department provided no-money or other consideration-is-involved. 4
- Master-elass-permittees may exchange or transfer raptors-without money -or - other -consideration is involved - - The -Department - must written authorization from the Department - when the exchange or transfer -occurs-entirely-within-Hine is -(intrastate)-and-provided-ne be netified of such transfers within five days as determined by the (F)
- Raptors that escape, are lost, die in captivity, or whose status is otherwise changed shall be reported, in writing, to the Department within five-days dead raptors, with marker in place, shall be turned over todisposed of at the direction of the Department. Markers shall be turned over to the of such occurrance-(as determined by-the postmark) as part of the annual report and before any replacement raptor is obtained. The carcasses of ©
- Raptors to bepermanently released into the wild (non-native raptors and golden eagles may not be permanently released in Illinois) may-only-be-released after-Department-authorizationshall be reported to the Department official U.S. Fish and Wildlife Service aluminum bird band by the Department or an authorized bird bander whenever possible and have the permanent marker removed and surrendered to the Department. in writing within 10 days after such release as determined by the postmark. Raptors authorized for -releaseto be released must be banded with an
- Falconry permit holders of the appropriate class may temporarily care for the raptor(s) of another permittee in accordance with the following: (e
- providing the temporary care. The written authorization shall be an original copy bearing the signature of the permittee and dated by the permittee as to when such temporary. For care periods not exceeding thirty days, written authorization authorization shall include the name and permit number of the from the permittee shall accompany the raptor. 7
- notified at least five days in advance in writing as to when the transfer will occur, the location where the raptor(s) will be, who will be caring for the raptor(s), approximately how long the raptors will be there, and the reason for temporary care. care-periods exceeding thirty days, the Department shall be For ?

NOTICE OF PROPOSED AMENDMENTS

- permittees shall be required to submit an annual report by July 31 of each year of all raptors possessed on June 30. This report shall include following information: species, marker number(s), sex, age, and the date and source of acquisition. The same information must also be reported for raptors possessed or acquired since the previous annual report, but no longer in possession, and must also include the source and date acquired and the reason for termination of possession. This report will be submitted on a form supplied by the U.S. Fish and Wildlife Service,
- All permittees shallmay be requested to submit an accurate annual report of harvest of wildlife species by falconry by February 28 for the preceding falconry hunting season. 63
- Nothing in this Section shall prohibit a falconry permittee from purchasing a captive-bred raptor from outside the State of Illinois provided that the purchase is in accordance with the laws of the jurisdiction from which the captive-bred raptor is obtained, the captive-bred raptor is of a species which may be legally held by the permittee (see Section 1590.80), and the captive-bred raptor was legally acquired by the person from whom it is being purchased as demonstrated by the U.S. Fish and Wildlife Service (see Section 1590.100(f)). 7

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DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

- RADIATION INSPECTORS AND INSPECTIONS Heading of the Part:
- Code Citation: 32 Ill. Adm. Code 410 5
- Section Number: 410.60 3

Proposed Action:

- Statutory Authority: Implementing and authorized by Sections 4 and 8.9 of the Radiation Protection Act (III. Rev. Stat. 1987, ch. 111½ pars. 214 and 218.9, as amended by P.A. 86-0830, effective September 7, 1989. 4
- A Complete Description of the Subjects and Issues Involved: The Department is proposing this amendment to reflect changes in the Radiation Protection Act that were signed into law on September 7, 1989. The proposed amendment would change agency notes to reflect increases in inspection fees and filling fees. 2)
- Will this proposed amendment replace an emergency rule currently in effect? 9
- Does this rulemaking contain an automatic repeal date? 7
- 2 Does this proposed amendment contain incorporations by reference? 8
- Are there any other proposed amendments pending on this Part? 6
- Statement of Statewide Policy Objectives: The requirements imposed by the proposed rulemaking are not expected to require local governments to establish, expand, or modify their activities in such a way as to necessitate additional expenditures from local revenues. 10)
- submitted in writing for a period of 45 days following publication of this notice. The Department will consider fully all written comments on this proposed rulemaking submitted during the 45 day comment period. Comments should be submitted to: Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on this proposed rulemaking may be 11)

Department of Nuclear Safety 1035 Outer Park Drive Springfield, Illinois 62704 Senior Staff Attorney 217) 785-9880 Betsy Salus

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

- Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 31, 1989 F
- small businesses that possess Types of small businesses affected: The Department believes that this amendment may have an impact on small businesses that posses: radiation machines 8
- Reporting, bookkeeping or other procedures required for compliance: 0
- Iypes of professional skills necessary for compliance: No particular professional skills are required for compliance with this Part. 6

The full text of the Proposed Amendment begins on the next page:

ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF NUCLEAR SAFETY

TITLE 32: ENERGY
CHAPTER II: DEPARTMENT OF NUCLEAR SAFETY
SUBCHAPTER 5: RADIATION PROTECTION

RADIATION INSPECTORS AND INSPECTIONS

Choice of Type of Inspector, Inspection Fees and Inspection Schedule 410.80 Change in Operator ILLUSTRATION A NEW FACILITY FILING ANNIVERSARY DATE (CLASS C FACILITY USED AS AN EXAMPLE) EXISTING FACILITY FILING ANNIVERSARY DATE (CLASS B FACILITY USED AS AN EXAMPLE) Radiation Inspectors Education/Experience and Instrumentation Application/Registration Fees Classifications Approval of Application and Radiation Installations and Separate Installation Inspection Procedures Policy and Scope Requirements ILLUSTRATION B 410.10 410.30 410.40 410.50 410.60 410.70

AUTHORITY: Implementing and authorized by Sections 4 and 8.9 of the Radiation Protection Act (III. Rev. Stat. 1987, ch. 111½, pars. 214 and 218.9, as amended by P.A. 86-0830, effective September 7, 1989).

SOURCE: Adopted at 8 Ill. Reg. 23209, effective November 19, 1984, amended at 9 Ill. Reg. 17821, effective November 5, 1985; amended at 10 Ill. Reg. 13265, effective July 29, 1986; amended at 13 Ill. Reg. 342, effective January 30, , effective Ill. Reg. 1989; amended at

Section 410.60 Choice of Type of Inspector, Inspection Fees and Inspection Schedule

- Operators of radiation installations shall assure that the installations, including all radiation machines located therein, are registered with the Department in accordance with the provisions of 32 Ill. Adm. Code 320 and are inspected and tested in accordance with the requirements of this Part. a)
- associated operating procedures inspected and tested by either a Departmental inspector or by a qualified nondepartment inspector whose name is included in the Department's record of persons approved as qualified inspectors of radiation machines. Operators may elect to have their radiation machines and

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

Fees for Department inspection and testing will be as prescribed n the Act. 5

used solely for diagnosis or therapy. The fee for inspection and testing in all other cases shall be \$65 per radiation machine before January 1, 1990, and \$80.00 per radiation machine on or after January 1, 1990. The Department will bill the clinics and used solely for dental diagnosis, in veterinary offices and used solely for diagnosis, or in offices and clinics of persons licensed under the Podiatric Medical Practice Act of will be \$45 per radiation machine located in dental offices and AGENCY NOTE: The fee for a Department inspection and testing 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 4801 et seq.), and operator for the appropriate fee after the machine has been inspected and tested. (See Section 8.9(a) of the Act.)

payable, by the operator, to the Department upon submission of Department will assess a filing fee per radiation machine, as prescribed in Section 8.9(b) of the Act. The filing fee is the qualified nondepartment inspector's radiation inspection If the operator elects to have a qualified nondepartment inspector inspect and test the radiation equipment, the 3

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and testing results is \$5.00 per machine through December 31, 1989. Beginning January 1, 1990, the filling fee for inspection and testing results is \$25.00 per machine. (See Section 8.9(b) of the Act.) AGENCY NOTE: The filing fee for radiation machine inspection

- the requirements of 32 Ill. Adm. Code 360.10 or are accredited by the Department or exempt from such requirements in accordance with 32 Operators of radiation installations shall assure that all radiation machines located in that installation are maintained and operated in accordance with standards established by the Department to protect the public health and safety as set forth in 32 Ill. Adm. Code 310, 320, 340, 350, 360, 380, 390, 400, and 401. Operators shall also onizing radiation to human beings are licensed in accordance with assure that all persons who use a radiation machine to administer [11. Adm. Code 401.30. 9
- മ Inspection Report Filing Anniversary Date (See Illustrations A and for Anniversary Date Explanations) G

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DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

- of a radiation machine(s) (See Section 8.9(c) of the Act) or 30 days after the effective date of this Part, whichever is report(s) filed with the Department within 6 months of the date by either a Departmental inspector or a qualified nondepartment inspector no later than 30 days after the initial installation later. The radiation machine(s) shall be inspected and tested either on the filing anniversary date or within the 5 month period immediately preceding the operator's filing anniversary application for initial inspection and testing to be performed in accordance with Section 410.50(a) and radiation inspection whichever is later. The inspection and testing end date will inspection and testing of the operator's radiation machine(s) subsequent radiation machine inspection reports. All future establish the operator's filing anniversary date for filing initial installation or the effective date of this Part, must be performed and the radiation inspection report filed Each operator of a radiation installation shall file an 7
- radiation inspection reports with the Department previous to the effective date of this Part, the filing anniversary date will be operator's radiation machine(s) must be completed and the report indicated on the most recent inspection report filed with the Department. All future inspection(s) and testing(s) of the filed either on the filing anniversary date or within the 5 month period immediately preceding the operator's filing the end date of the last inspection and testing period as For operators of radiation installations who have filed anniversary date.
- stationary equipment that has been moved) or reactivated within 7 months prior to the operator's inspection report filing anniversary date, and if the machine(s) is inspected during the . The radiation inspection report(s) shall be filed with reinspected within the 5 month period prescribed in subsection 7 month period, the radiation machine(s) does not have to be the Department on or before the operator's inspection report If any radiation machine(s) is installed, relocated (i.e., filing anniversary date.
- radiation machine inventory, the operator's inspection report filing anniversary date will be changed to the end date of the accordance with subsection (c)(1), inspection reports shall be filed within 6 months from the date of installation of the If any radiation machine(s) totally replaces the operator's inspection and testing of the radiation machine(s). In replacement machine(s). 4

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENTS

- d) An operator shall file an application for subsequent inspections to be performed by either a Departmental or qualified nondepartment inspector in accordance with the following schedule:
- Operators of Class A installations shall file an application for inspection each 3 years.
- Operators of Class B installations shall file an application for inspection each 2 years.
- Operators of Class C installations shall file an application for inspection annually.
- 4) Applications for inspections of existing radiation machines must be filed with the Department within 9 months of the operator's inspection report filing anniversary date.
- e) Within 30 days of the installation of new, used, relocated or reactivated radiation machines, the operator shall file an application for an inspection by either a Departmental inspector or a qualified nondepartment inspector. Inspection and testing of the radiation machine(s) shall be performed in accordance with subsection (c) above and radiation inspection report(s) filed with the Department within 6 months of the date of installation/activation of the system(s). This rule applies to the relocation or reactivation of a radiation machine(s) that previously had been stored or rendered mechanically or electrically inoperable by the operator.

Source: Amended at Ill. Reg. _____, effective

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DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: The Barber, Cosmetology and Esthetics Act of 1985
- Code Citation: 68 Ill. Adm. Code 1175

Proposed Action:	Adding Adding Adding Adding Adding Adding Adding Adding Adding Adding Adding
Section Numbers:	1175.830 1175.835 1175.845 1175.850 1175.856 1175.865 1175.865 1175.865 1175.875 1175.905 1175.905
Proposed Action:	Amending Adding Adding Adding Adding Adding Adding Adding Adding Adding Adding Adding
Section Numbers:	1175.100 1175.700 1175.705 1175.715 1175.715 1175.720 1175.730 1175.800 1175.810 1175.810

- 4) <u>Statutory Authority:</u> The Barber, Cosmetology and Esthetics Act of 1985 (III. Rev. Stat. 1987, ch. 111, par. 1703A, 1703B, and 1704).
- 5) A Complete Description of the Subjects and Issues Involved: These proposed amendments implement Sections 3A, 3B and 4 of the Act which pertain to esthetic licensure, esthetic teacher licensure, continuing education sponsor approval and esthetic school approval. More specifically, these proposed amendments concern application for licensure, fees, program approval, curriculum requirements, examination requirements, continuing education requirements, renewal, endorsement, and restoration of a license.
- 6) Will these proposed amendments replace an emergency Rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed Rules pending on this Part? No
- 10) <u>Statement of Statewide Policy Objectives (if applicable)</u>: This proposed rulemaking is mandated by Section 4-1 of the Barber, Cosmetology and Esthetics Act of 1985. The statewide policy objectives are set forth in Section 1-2 of the Act. This rulemaking imposes mandates on school

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11) Time. Place and Manner in which interested persons may comment on this proposed rulemaking:

Interested Persons may submit written comments and views to:

Department of Professional Regulation Attention: Jean A. Courtney 320 West Washington, 3rd Floor Springfield, IL 62786 217/785-0800 Interested persons may also present comments and views at a public hearing on this matter to be held at:

November 21, 1989 at 1:00 p.m. Department of Professional Regulation 100 West Randloph, Suite 9-300 Chicago, Illinois 60601 November 27, 1989 at 10:00 a.m. Department of Professional Regulation 320 West Washington, 3rd Floor Springfield, Illinois 62786 This meeting will be accessible to handicapped individuals in compliance with Executive Order #5 and pertinent state and federal laws upon notification of anticipated attendance. Handicapped persons planning to attend and needing special accommodations should contact, either by telephone or by letter, Jaan A. Courtney, in the Springfield Office, phone: (217) 785-0800 at least 5 business days prior to the public hearing to inform her of their anticipated attendance.

All comments received within 30 days of this issue of the <u>Illinois</u>
<u>Register</u> will be considered. The comments of interested persons who submit a request to comment within 14 days of this issue will be considered if received within 30 days of such request.

- 12) Initial Regulatory Flexibility Analysis:
- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 30, 1989
- B) Types of small businesses affected: Businesses which teach or offer to provide esthetics services will be affected.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

C) <u>Reporting</u>, bookkeeping or other procedures required for compliance:
Reporting requirements are confined mainly to the submission of
applications or supporting documents necessary for obtaining licensure
or approval under the Act.

Reporting requirements for approved esthetics schools are as follows: Every school will be required to provide an official transcript showing the entire coursework of each student to that student upon graduation or permanent exit from that school as provided in Section 1175.820. The official transcript and school records for each student shall be permanently maintained by the school in accordance with the procedure set forth in these amendments. A complete and accurate record of hours of attendance for each student must be recorded and maintained by the school in accordance with the procedure set forth in these amendments.

D) <u>Types of professional skills necessary for compliance</u>: For licensure, applicants will have to have the minimum qualifications outlined in these amendments.

The full text of the Proposed amendments begins on the next page:

ILLINOIS REGISTER	DEPARTMENT OF PROFESSIONAL REGULATION	NOTICE OF PROPOSED AMENDMENTS		1175.425 Renewals 1175.430 Restoration - Cosmetology 1175.435 Restoration - Cosmetology Teacher	500	1175.510 Student Contracts 1175.515 Advertising Transcrints 1175.520 Recording Transcrints	525 530 530 530 535 550 555 555 565	570 Withdrawal of A	SUBPART F: CONTINUING EDUCATION - COSMETOLOGY/COSMETOLOGY 1175.600 Sponsor Approval 1175.605 Department Supervision 1175.610 Credit House		1175.700 Examination - Esthetics 1175.705 Examination - Esthetics Teacher 1175.710 Examination Requirements 1175.715 Application for Licensure 1175.720 Endorsement 1175.720 Renewals 1175.730 Restoration - Esthetics 1175.735 Restoration - Esthetics
17193 ILLINQIS REGISTER	DEPARTMENT OF PROFESSIONAL REGULATION	NOTICE OF PROPOSED AMENDMENTS	TITLE 68: PROFESSIONS AND OCCUPATIONS CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS PART 1175 THE BARBER, COSMETOLOGY AND ESTHETICS ACT OF 1985	SUBPART A: GENERAL	1175.100 Fees Figure 175.100 Fees 1175.110 Granting Variances	SUBPART B: BARBER	1175.200 Examination - Barber Teacher 1175.205 Examination - Barber Teacher 1175.210 Examination Requirements 1175.215 Application for Licensure 1175.220 Endorsement Renewals Restoration - Barber 1175.225 Restoration - Barber Teacher	SUBPART C: BARBER SCHOOLS	300 315 320	325 335	1175.340 Final Examination 1175.345 Change of Ownership 1175.350 Change of Location 1175.355 Change of Name 1175.360 Expansion 1175.365 Discontinuance of Program 1175.370 Withdrawal of Approval

TEACHER

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NOTICE OF PROPOSED AMENDMENTS

SUBPART H: ESTHETICS SCHOOLS

1175.800	Esthetics School Application	
1175.805	Cosmetology Schools Approved to Teach Esthetics	
1175.810	Physical Site Requirements	
1175.815	Student Contracts	
1175.820	Advertising	
1175.825	Recordkeeping - Transcripts	
1175.830	Recordkeeping - Hours Earned	
1175.835	Curriculum Requirements - Esthetics	
1175.840	Curriculum Requirements - Esthetics Teacher	
1175.845	Final Examination	
1175.850	Change of Ownership	
1175.855	Change of Location	
1175.860	Change of Name	
1175.865	Expansion	
1175.870	Discontinuance of Program	
1175.875	Withdrawal of Approval	

SUBPART 1: CONTINUING EDUCATION - ESTHETICIAN/ESTHETICS TEACHER

Sponsor Approval	Department Supervision	Credit Hours	Walver of Continuing Education Reguirement
1175.900	1175.905	1175.910	1175.915

AUTHORITY: Implementing the Barber, Cosmetology and Esthetics Act of 1985 (III. Rev. Stat. 1987, ch. 111, par. 1701-1 et seq.) and authorized by Section 60(7) of the Civil Administrative Code of Illinois (III. Rev. Stat. 1987, ch. 127, par. 60(7). SOURCE: Rules adopted at 12 III. Reg. 20488, effective November 29, 1988; emergency amendments at 13 III. Reg. 6810, effective April 10, 1989, for a maximum of 150 days; amended at 13 III. Reg. 15034, effective September 7, 1989; amended at 14 III. Reg. _______, effective

SUBPART A: GENERAL

Section 1175.100 Fees

- Registered or Barber as a Teacher, Certificate of Registration ("Certificate") Cosmetologist, Barber, <u>Esthetician</u>, Cosmetology Teacher <u>or Esthetics Teacher</u>.
- application for fee for The Certificate of Registration. The certificate of registration is \$25. =

ILLINOIS REGISTER

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- Examination applicants for any examination shall be required to pay, either to the Department of Professional Regulation ("the Department") or to the designated testing service, a fee covering the cost of providing the examination. 5)
- Renewal. The fee for renewal of a certificate of registration shall be calculated at the rate of \$20 per year. 3)
- registration is \$10 plus payment of all lapsed renewal fees, but not to exceed \$110. 4)
- 0 cosmetologist certificate registration from inactive status is the current renewal fee. The fee for restoration of a 2)
- Endorsement. The fee for a certificate of registration for a cosmetologist, barber, esthetician, cosmetology teacher, er barber teacher, or esthetics teacher licensed under the laws of another jurisdiction is \$35. (9
- Certificate as a Registered Cosmetology School, or Barber School, or Esthetics School 9
- Certificate of Registration. The fee for a certificate of registration is \$50 plus the cost to provide the inspection (\$50). _
- Change of Ownership. The fee for a certificate resulting from a change of ownership is \$50 plus the cost to provide the inspection 5)
- Change of Location. The fee for a certificate resulting from a change of location is \$50 plus the cost to provide the inspection (\$20) 3
- The fee for a certificate resulting from a change Change of Name. of name is \$20 4
- Renewal. The fee for renewal of a certificate of registration shall be calculated at \$100 per year. 2)

General Fees 0

- The fee for the issuance of a duplicate or replacement certificate is \$20. Duplicate/Replacement. _
- Change of Name or Address. The fee for issuance of a certificate with a change of name or address other than during the renewal period is \$20. No fee is required for name and address changes on Department records when no certificate is issued. 5)

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NOTICE OF PROPOSED AMENDMENTS

- Certification of Record. The fee for certification of a registrant's record for any purpose is \$20.
- 4) Wall Certificate. The fee for a wall certificate showing registration is the actual cost of producing such a certificate.
- 5) The fee for a roster of persons registered as cosmetologists, cosmetology teachers, barbers barber teachers, estheticians, esthetics teachers, cosmetology schools, and esthetics schools, and barber schools is the actual cost of producing such a roster.
- The fee to place a cosmetology license on inactive status, other than during renewal, is \$20.

(Source: Amended at 14 Ill. Reg. , effective

SUBPART G: ESTHETICS

Section 1175.700 Examination - Esthetics

- a) Eligibility. Each applicant must meet the following requirements:
- 1) 16 years of age.
- 2) pursuant to Section 3-3A of the Act:
- A) high school or its equivalent or beyond the age of compulsory school attendance; and
- B) graduation from an esthetics school approved by the Department or a cosmetology school approved by the Department to teach esthetics in accordance with Subpart H of this Part, which includes 750 hours in the study of esthetics extending over a period of not less than 6 months nor more than 2 years.
- b) Application. Each applicant shall file an application for examination, on forms provided by the Department, at least 45 days prior to an examination date. The application shall include:
- 1) An official transcript showing successful completion of the required training outlined in subsection a) above and a passing grade on the final examination administered by the school as set forth in Section 1175.adv; or official transcripts showing successful completion of remedial training (125 hour refresher course) when required by Section 3A-3 of the Act;
- 2) Proof of any name change (i.e. marriage license, divorce decree, affidavit or court order);

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DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- 3) A complete work history since graduation from an esthetics school or a cosmetology school approved to teach esthetics; and
- 4) The required fee.

(Source: Added at 14 Ill. Reg. , effective

Section 1175.705 Examination - Esthetics Teacher

- a) Eligibility. Each applicant must meet the following requirements pursuant to Section 3A-3 of the Act prior to filling an application for the esthetics teacher examination:
- 18 years of age;
- 2) graduation from high school or its equivalent;
- 3) hold a current certificate of registration as a registered cosmetologist or esthetician;
- 4) Either:
- A) completion of 500 hours of teacher training in an approved cosmetology or esthetics school and had 2 years of experience as a licensed cosmetologist or esthetician within 5 years preceding application; or
- B) completion of 1000 hours of teacher training in an approved cosmetology or esthetics school.
- b) Application. Each applicant shall file an application, on forms provided by the Department, at least 45 days prior to an examination date. The application shall include:
- 1) Proof of any name change (i.e. marriage license, divorce decree, affidavit, or court order);
- 2) The required fee:
- 3) Either:
- A) An official transcript from an approved school of esthetics or cosmetology showing successful completion of 500 hours of teacher training as outlined in Section 1175.835 or 1175.535 of this Part and two employment verification forms showing at least 2 years of the last 5 years preceding the examination of practical experience as a registered esthetician or cosmetologist; or

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- An official transcript from an approved school of esthetics or cosmetology (see Subpart H or Subpart E) showing successful completion of 1000 hours of teacher training as outlined in Section 1175.835 or 1175.535 of this Part. 8
- or A complete work history since graduation from an esthetics cosmetology school; and 4)
- or the applicant's current Illinois esthetician cosmetology license. Of CODY 2
- submit a certificate of competency in the use machines utilized in the practice of esthetics. Such certificate shall be from the school of cosmetology or esthetics or the manufacturer of such Persons who hold a cosmetologist's license shall be required the practice of esthetics. machines used in esthetics. 9
- If licensed in another state, a certification of licensure from licensure and from the state of current icensure of most recent practice. the state of original 1)

effective Added at 14 Ill. (Source:

Section 1175.710 Examination Requirements

- A separate examination shall be administered by the Department or its designated testing service for estheticians and esthetics teachers and shall cover subject matter as set forth in Section 3A-5 of the Act. a)
- The passing grade on each examination is 75. 9

Retakes Û

- official transcript from a cosmetology school approved to teach esthetics or an esthetics school approved by the Department showing successful completion of a 125 hour refresher course prior to taking the examination a third time. An applicant who fails to pass a second examination must submit an
- An applicant upon failing the fifth examination, must submit an official transcript from an approved esthetics or cosmetology school showing successful repetition of the entire course of esthetics training prior to taking the examination a sixth time 5
- For purposes of the examination retakes, the sixth attempt shall count as the first. 3
- An applicant shall make a written request for an examination 4

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a request must include the required examination fee and official transcripts when further study is required in accordance with retake at least 45 days in advance of the examination date subsections (1) and (2) above.

effective Added at 14 Ill. Reg (Source:

Section 1175.715 Application for Licensure

- Applicants for licensure based on examination shall submit to the Department: a)
- A signed and completed licensure application which the applicant will receive with the notification of successful completion of the examination:
- riage license, divorce decree, different from that shown on Proof of name change (i.e. marriage license, pre-printed licensure application; and court order) or affidavit 2)
- The required fee. 3)
- Cosmetology teachers licensed in Illinois who are applying for an An application shall esthetics teachers license will not be required to take examination set forth in Section 1175.705. An application shall submitted to the Department which includes: 9
- current cosmetology and cosmetology teacher their copy of license; 1
- a complete work history since completion of teacher training; 5)
- certificate of competency in the use of machines utilized in the Such certificate shall be from the school of cosmetology or esthetics or the manufacturer of such machines practice of esthetics. used in esthetics; and 3
- the required fee. 4)
- approved esthetics school or in a cosmetology school approved to teach esthetics, however, will be required to submit a written request to the Department notifying us of their intent to teach esthetics. The A licensed cosmetology teacher who will be teaching esthetics in an written request shall be accompanied by: 0
- a copy of their cosmetology teacher license; and 7
- a certificate of competency in the use of machines utilized in the 5)

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practice of esthetics. Such certificate shall be from the school of cosmetology or esthetics or the manufacturer of such machines used in esthetics.

- 3) The Department will issue a letter of authority to the individual that they are approved to teach esthetics in Illinois.
- Obthing in these rules require a licensed cosmetologist or licensed cosmetology teacher to obtain a license to practice or to teach esthetics. However, a cosmetologist cannot call themself an esthetician nor can a cosmetology teacher call themself an esthetics teacher.

(Source: Added at 14 Ill. Reg.

effective

Section 1175.720 Endorsement

- a) An applicant who is currently licensed as an esthetician in another jurisdiction and who is seeking licensure in Illinois by endorsement shall file an application, on forms provided by the Department, which shall include:
- 1) A certification from the jurisdiction of original licensure stating:
- A) The number of esthetics training hours received;
- B) A brief description of any licensure examination taken and the grades received; and
- C) Whether the applicant's file contains any record of disciplinary actions taken or pending.
- Official transcripts from the school(s) attended by the applicant showing the courses completed and the hours received with the school seal affixed.
- 3) Certification of current licensure if other than original licensure.
- 4) A complete work history showing all employment since graduation from esthetics school to present;
- 5) Proof of any name change (i.e. marriage license, divorce decree, affidavit or court order) if name is other than that shown on attached documents;
- 6) The required fee; and

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- A copy of the licensing act applicable on the date of original licensure showing the requirements for licensure if requested by the Department in the application review. The Department will make such a request if the application materials are incomplete.
- b) An applicant who is currently licensed as an esthetics teacher in another jurisdiction and who is seeking licensure in Illinois by endorsement shall file an application, on forms provided by the Department, which shall include:
- 1) A certification from the jurisdiction of original licensure stating:
- A) The number of esthetics teacher training hours received:
- B) A brief description of any licensure examination taken and the grades received; and,
- C) Whether the applicant's file contains any record of disciplinary action taken or pending.

 Official transcripts from the orthod/c) attended by the applicant
- 2) Official transcripts from the school(s) attended by the applicant showing the courses completed and the hours received with the school seal affixed;
- 3) Certification of current licensure if other than original licensure:
- 4) Two Verification of Employment forms shall be submitted by the applicant who completed at least 500 hours of teacher training but less than 1000 hours. An esthetics teacher applicant shall cause verification of two years of lawful practice as an esthetician to be submitted.
- 5) A complete work history showing all employment since graduation from basic esthetics school to present;
- 6) Proof of name change (1.e. marriage license, divorce decree, affidavit, or court order) if name is other than that shown on any of the documents submitted;
- 7) A copy of the applicant's current Illinois esthetician or cosmetologist license.
- 8) The required fee; and
- 9) A copy of the licensing act applicable on the date of original licensure showing the requirements for licensure if requested by

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the Department in the application review. The Department will make such a request if the application materials are incomplete.

- An applicant for licensure as an esthetician who is licensed in another jurisdiction shall be given 300 hours of educational credit for every 12 month period during which he was lawfully employed as an esthetician. To obtain credit for work experience, the applicant must submit verification of employment in support of the work experience on forms provided by the Department. A certification of licensure from the jurisdiction in which the lawful practice is claimed must also be submitted.
- An applicant applying for licensure as an esthetician or esthetics teacher on the basis of endorsement who has previously failed the licensing examination in Illinois shall not be approved for licensure on the basis of endorsement unless and until he provides verification of successful completion of a substantially equivalent licensure examination and fulfills the requirements set forth in Section 1175.710(c). The successful completion of the substantially equivalent examination and fulfillment of applicable requalification requirements must occur after the most recently failed examination attempt in Illinois.

(Source: Added at 14 Ill. Reg. , effective

Section 1175.725 Renewals

- a) Every license issued under the Act shall expire as follows:
- 1) Esthetics teacher and esthetics school licenses shall expire on September 30 of each even numbered year.
- 2) Esthetician licenses shall expire on September 30 of each odd numbered year.
- 3) The holder of a certificate of registration may renew such certificate during the month preceding its expiration date.
- b) Applicants for renewal shall:
- 1) Return a completed renewal application.
- 2) Esthetician. Certify on the renewal application to successful completion of a minimum of 10 hours of continuing education from an esthetics continuing education sponsor approved by the Department, in accordance with Section 1175.900 of this Part, within the 2 years prior to the expiration date of the license:

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- A) For the September 30, 1993, each individual who applies for renewal of their esthetics license, other than first time renewal applicants, will be required to complete 10 hours of continuing education in accordance with Subbart I.
- B) A renewal applicant is not required to comply with continuing education for the first renewal after issuance of original license.
- The Department may require additional evidence demonstrating compliance with the CE requirements (1.e. certificate of attendance or certificate of completion). It is the responsibility of each renewal applicant to retain or otherwise produce evidence of such compliance. Such evidence shall be required in the context of the Department's random audit.
- Estheticians who also hold an esthetics teacher license may elect to obtain their continuing education hours from an esthetics teacher continuing education sponsor approved by the Department in accordance with Section 1175.900 of this Part. Diese hours, if applied toward the fulfillment of subsection 2(A) above, cannot also be used toward the fulfillment of the esthetics teacher continuing education requirement. In addition, the hours must be earned during the appropriate prevenewal period.
- Esthetics Teacher. Certify on the renewal application to successful completion of a minimum of 10 hours of continuing education from an esthetics teacher continuing education sponsor approved by the Department, in accordance with Section 1175.900 of this Part, within the 2 years prior to the expiration date of the license.
- A) For the September 30, 1994, each individual who applies for renewal of their esthetics teacher license, other than first time renewal applicants, will be required to complete 10 hours of continuing education in accordance with Subpart I.
- A renewal applicant is not required to comply with continuing education for the first renewal after issuance of original liense.
- The Department may require additional evidence demonstrating compliance with the CE requirements (i.e. certificate of attendance or certificate of completion). It is the responsibility of each renewal applicant to retain or otherwise produce evidence of such compliance. Such evidence

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be required in the context of the Department's random audit

- Submit the required fee. 3)
- It is the responsibility of each licensee to notify the Department Failure to receive a renewal form from the Department shall not constitute an excuse for failure to renew any change of address a license. 4)
- Practicing or operating on a license which has expired shall be considered unlicensed activity and shall be grounds for discipline pursuant to Section 4-7 of the Act. 2

effective Added at 14 Ill. Reg.

Section 1175.730 Restoration - Esthetics

- A person applying for restoration of his license as an esthetician less than 5 years shall submit an application on forms provided by the Department; and which has been expired for 9
- pay the required fee; and
- provide evidence of successful completion of 10 hours of continuing education in accordance with Section 1175.900(b) of this Part: earned within the 2 years immediately preceding the restoration; if restoring on or after September 30, 1993. provide evidence of successful completion of continuing education in accordance with Section 5
- If restoring after active military service, the applicant shall submit a copy of the applicant's Honorable Discharge form (DD-214) and the current renewal fee. 3
- A person applying for restoration of his license as an esthetician which has been expired for 5 years or more shall submit an application on forms provided by the Department along with: 9
- Verification of employment attesting to lawful practice in another jurisdiction within the 5 years preceding application for restoration;
- = Certification from the appropriate licensing authority jurisdiction in which lawful practice is claimed 5
- A complete work history showing all employment since the Illinois license lapsed or was placed on inactive status: 3
- A completed Restoration Ouestionnaire; 4

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- Evidence of successful completion of 10 hours of continuing education earned within the 2 years immediately preceding 10 hours successful restoration; and οĘ Evidence 2
- The required fee. 9
- the If restoring from active military service, a copy of the applicant's DD-214 must be submitted and the current renewal fee. 7
- another jurisdiction shall also submit official transcripts showing successful completion of a 125 hour esthetics refresher course from an approved cosmetology or esthetics school. An applicant who completes An applicant for restoration who has not maintained lawful practice in approved cosmetology or esthetics school. An applicant who completes this refresher course shall not also be required to complete 10 hours of continuing education. 0

effective Added at 14 Ill. Reg. (Source:

Section 1175.735 Restoration - Esthetics Teacher

- A person applying for restoration of his license as an esthetics teacher which has been expired for less than 5 years shall submit an application on forms provided by the Department; and 9
- pay the required fee; and
- provide evidence of successful completion of 10 hours of continuing education in accordance with Section 1175.900(d) earned within the 2 years immediately preceding the restoration; if within the 2 years immediately preceding the restoration; restoring on or after September 30, 1994. of successful completion of provide evidence 2)
- If restoring after active military service, the applicant shall submit a copy of the applicant's Honorable Discharge form (DD-214) and the current renewal fee. 3
- A person applying for restoration of his certificate as an esthetics teacher which has been expired for 5 years or more shall submit an application on forms provided by the Department, along with 9
- verification of employment attesting to lawful esthetics teaching practice in another jurisdiction within the 5 years preceding application for restoration;
- certification from the appropriate licensing authority in the jurisdiction in which lawful practice is claimed; 5)
- a complete work history showing all employment since the Illinois esthetics teacher license lapsed; 3)

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a completed restoration questionnaire;

4

- or the applicant's current Illinois esthetician cosmetology license; and copy of 2
- the required fee. 9
- the of a copy applicant's DD-214 form, and the current renewal fee service, military active after restoring 1
- esthetics teaching practice in another jurisdiction shall submit official transcripts showing successful completion of a 125 hour teacher refresher course from an approved esthetics or cosmetology school. An applicant who completes this refresher course shall not also be required to complete 10 hours of continuing education. An applicant for restoration who has not maintained 8

Reg. Added at 14 Ill. (Source:

ESTHETICS SCHOOLS SUBPART H:

Section 1175.800 Esthetics School Application

- An applicant for an esthetics school license shall submit a completed the Department with the following information and application to documentation: a)
- a detailed floor plan consistent with the requirements of Section 1175.810(a)(1) of this Part;
- a copy of a lease showing at least a one year commitment to use of the school site or certification of ownership of proposed school site; 5
- if owner is a corporation, a copy of the Articles of Incorporation; 3
- a partnership, a listing of all partners and their current addresses: if owner is 4
- a signed fire inspection report giving approval for use of the site as a school: 2
- a completed financial statement of assets, liabilities and net worth showing the owner's ability to operate the school for at least 3 months as evidenced by the owner's signature certifying the information is true; 9
- a copy of the official student contract to be used by the school 7

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consistent with the requirements of Section 1175.815 of this Part: shall be

- their teacher license numbers, who will be in the school's employ. For cosmetology teachers, a copy of the letter of authority to teach esthetics issued by the Department in accordance with Section 1175.715(e) shall be submitted with the a listing of all esthetics and cosmetology teachers. application. 8
- a copy of the curricula which will be followed: 6
- 10) a copy of the school's official transcript; and
- the required fee.
- When the above items have been received, the Department shall inspect the school premises, prior to school approval, to determine compliance with this Subpart. School operations shall not commence nor shall the school in any way solicit student enrollment, until the school has received written notice of approval from the Department. Approval will be granted if all of the requirements of Subpart H have been met. 9
- in esthetics and Esthetics schools shall only offer instruction esthetics teacher education. 0

effective (Source: Added at 14 Ill. Reg. Section 1175.805 Cosmetology Schools Approved to Teach Esthetics

- esthetics at An existing cosmetology school who will be teaching
 - separate time intervals from their cosmetology classes. a)
- File an application with the Department, on forms provided by the Department, which includes the following:
- employ. For cosmetology teachers, a copy of the letter of authority to teach esthetics issued by the Department in accordance with Section 1175.715(e) shall be submitted with a listing of all esthetics and cosmetology teachers, including their teacher license numbers, who will be in the school' the application. B
- copy of the school's official transcript. 8
- copy of the student contract. 0
- the required fee <u>a</u>

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- In addition the school will be required to meet the following:
- facial chairs at a 1 to 2 ratio. (A)
- every two work stations shall have one set of facial equipment to include manual, mechanical, or electrical apparatus as follows: 8
- electrical heating mask
- brushing steamer
- <u>i</u>
- vacuum/sprav machine glass electrode or high freguency current

 - decrustation machine one magnification lamp
- provide an esthetics curriculum in accordance with Section 1175.835 0
- When the above items have been received, the Department shall to school approval prior premises, the school determine compliance. 3
- Effective January 1, 1992, schools licensed in accordance with this subsection shall be required to meet the requirements set forth in subsection (b) below. 4
- be running Application for an existing cosmetology school who will concurrent esthetics classes with their cosmetology classes. 9
- If esthetics classes are run concurrently with cosmetology classes, the school shall be required to add an additional 1000 concurrently with square feet of space.
- File an application with the Department, on forms provided by the Department, which shall include: 5)
- detailed floor plan; P
- for inspection report giving approval use of the site as a school copy of fire a signed 8
- a completed financial statement of assets, liabilities and net worth showing the owner's ability to operate the school for at least 3 months as evidenced by the owner's signature least 3 months as evidenced by certifying the information is true: 0
- a copy of the student's contract to be used by the school; <u>a</u>

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- copy of the esthetics curriculum;
- employ. For cosmetology teachers, a copy of the letter of authorization to teach esthetics issued by the Department in accordance with Section 1175.715(e) of this Part shall be submitted with the application; a listing of all esthetics and cosmetology teachers, including their teacher license numbers, who will be in the school's (I
- copy of the school's official transcript; and 3
- the required fee Ŧ
- the Department shall school approval, to When the above items have been received, the Department sha inspect the school premises, prior to school approval, determine compliance. 3
- In addition, the school shall meet the following: 4)
- One facial chair for every two students enrolled. 8
- One work station or position for every two students. 8
- Every two work stations shall have one set of facial equipment include manual, mechanical, or electrical apparatus as to incli follows: 0
- electrical heating mask
 - steamer
 - brushing
- 3
- vacuum/spray machine glass electrode or high freguency current
 - decrustation machine () () () ()
 - one magnification lamp
- provide an esthetics curriculum in accordance with Section 1175.830 and 1175.835. 0
- Cosmetology schools approved to teach esthetics shall be required Section for to comply with all provisions in these rules except 1175.810(a) and (b) 0

effective Added at 14 Ill. Reg. (Source:

Section 1175.810 Physical Site Requirements

- Space Requirements a)
- A school shall have a minimum of 1,800 square feet for a maximum 1

of 20 students. An additional 40 square feet is required for each

additional student if attendance exceeds 20 at any given time

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Trays for factal supplies

One dry sterilizer per two work stations 8

the

properly partitioned to provide for

school shall be

5)

following areas:

One facial supply cabinet containing astringents, lotions, creams, makeup and other necessary supplies for facials: 6

Desk/table space and a chair for each student in the classroom; 10) Adequate covered disposal cans placed at convenient locations; = One covered container for soiled towels for each 10 students in clinical work area; 15)

13) Closed cabinets equipped for storing towels.

One head form or chart per class.

Sanitary Regulations No open toed Clean outer garments must be worn at all times. shoes shall be worn by students

All instruments shall be sanitized before and after use on each patron 5

Clean towels shall be used for each patron. 3 Hands must be cleansed before and after serving each patron. 4

After serving each patron, electrical equipment must be sanitized according to manufacturer's specifications. All other equipment should be washed in water and sanitized before use. 2

The head rests of any chair shall be protected with a disposable cover and changed after each patron 9

Non-disposable head coverings must be laundered and sanitized after each separate use. 7

All powders, lotions, creams, and other cosmetics shall be kept in clean, closed containers. All cosmetics shall be applied by sanitary applicators and removed from the container with a sanitary spatula. 8

No owner, manager, teacher, or school administrator shall knowingly permit any person suffering from a serious communicable disease as defined in 77 III. Adm. Code 690 to work on the 6

Dispensary area

_aboratory

Classrooms

A separate restroom for males and females.

Cloak space

A public waiting area separated from the work area.

A student lounge area

Storage space

Conference room Locker space

Other areas for school administration

Work stations

All areas of the school shall be ventilated and lighted. 3) <u> Equipment Requirements - All equipment shall be in working condition</u> A school shall and sufficient for the number of students enrolled. have the following equipment: a

An entrance sign designating the name of the school:

A school seal: 5 A time clock or other equipment necessary for verification of attendance and hours earned; 3

one For enrollment over 20, A minimum of ten facial chairs. facial chair per two students. 4

enrollment over 20, one work For station or position per two students. A minimum of ten work stations. 2

Every two work stations shall have one set of facial equipment to include manual, mechanical, or electrical apparatus as follows: 9

electrical heating mask

steamer

brushing

<u>vacuum/spray machine</u> <u>glass electrode or high frequency current</u> 4806GGG

decrustation machine one magnification lamp

DEPARTMENT OF PROFESSIONAL REGULATION NOTICE OF PROPOSED AMENDMENTS

premises, or knowingly permit a student to serve a patron with a serious communicable disease.

- No animals or pets, except seeing eye dogs, shall be permitted on school premises. (0)
- The floors, walls and furniture shall be kept clean at all times. =
- pe and cold running water shall hot available for school operation of An adequate supply (2)
- each - Textbooks shall be provided for Textbooks/Teaching Materials student in attendance. G
- Teachers The student/teacher ratio during clinical instruction shall not exceed a 15 to 1 ratio. 6

effective (Source: Added at 14 Ill, Reg

Section 1175.815 Student Contracts

- All student contracts used with students or prospective students by an to teach esthetics shall be clearly labeled as a contract and shall include the approved esthetics school or cosmetology school approved following information: 9
- The name and address of the school:
- The date the contract was signed by the student and the date the student was admitted;
- the number of clock hours in each course and an approximate number of weeks or months required for completion; The name and description of the course of instruction, including
- The scheduled starting date and calculated completion date; 4)
- which it is explained that the student has the right to cancel the right to cancel is not given to any prospective student at the time the enrollment agreement is signed, then the student has the right to cancel the agreement at any time and receive a refund of all monies paid to date within 10 days of cancellation. A clear and conspicuous caption, "BUYER'S RIGHT TO CANCEL" under initial enrollment agreement until midnight of the fifth business day after the student has been enrolled; and if notice of 2
- A notice to the students that the cancellation must be in writing and given to the registered agent, if any, or managing employee of the school; (9

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- for the school employee or agent responsible procuring, soliciting or enrolling the student; of name 7
- on does not guarantee the school's placement ent that the institution a statement describing the A clear statement that the employment and a statement d assistant procedures: 8)
- The graduation requirements of the school; 6
- made by the school for tuition, books, materials, supplies, and The total cost of the course of instruction including any charges other expenses 10)
- A clear and conspicuous statement that the contract is a legally binding instrument when signed by the student and accepted by the 11
- A clear and conspicuous statement that if an approved esthetics a clear any contract or interest in the contract to the transferee as by the transferor; 12)
- in at least 10 point bold The contents of the following notice, 13)

NOTICE TO THE STUDENT"

or. "Do not sign this contract before you read it contains any blank spaces.

You are entitled to an exact copy of the contract you sign

- A clear and concise statement of the school's refund policy for unearned tuition, fees, and other charges; 14)
- A statement either in the enrollment agreement or separately provided and acknowledged by the student indicating the number of students who did not complete the course of instruction for which they enrolled for the past calendar year as compared to the number students who enrolled in school during the school's past calendar year; 12)
- The following clear and conspicuous caption: "COMPLAINTS AGAINST THIS SCHOOL MAY BE REGISTERED WITH THE DEPARTMENT OF PROFESSIONAL REGULATION", set forth with the address and telephone number of the Department's Chicago and Springfield offices. (9)
- 17) If the enrollment or student contract is negotiated orally in a

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language other than English, then copies of the above disclosures shall be tendered in the language in which the contract was negotiated prior to executing the enrollment agreement

- The school shall comply with all applicable requirements of the Retail Installment Sales Act (III. Rev. Stat. 1987, ch. 121 1/2, pars. 501 et seq.) in its student contracts. 9
- No student contract shall contain a wage assignment provision or confession of judgment clause. 0
- any waive student's right to assert against the school, or any assignee. claim or defense he may have against the school arising under contract shall be void. Any provision in a student contract that purports to 9

effective Added at 14 Ill. Req. (Source:

Section 1175.820 Advertising

All school advertising for patrons must conspicuously contain the words "Work Done Exclusively by Students" or "All Mork Done by Students".

effective (Source: Added at 14 Ill. Reg.

Section 1175.825 Recordkeeping - Transcripts

- Each school shall provide an official transcript showing the entire course work of each student. The official transcript shall contain the following information: a)
- school's name and address;
 - school seal;
- school license number;
- signature of the owner, registrar or director of the school;
 - student's name, address, and social security number;
- subject areas, hours earned, and grades received; actual dates student attended; 山びませいのひむ
- <u>transferred from, subject areas, hours earned, and grades received;</u> of address and name citing final examination grades; and hours transfer
 - graduation date. 90
- The official transcript and school records for each student shall be permanently maintained by the school in the following manner: 6
- If maintained on the school premises, they shall be maintained in transcripts If official cabinet. fireproof locked,

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discs of all official records must be stored in a locked, fireproof cabinet. on a computer system, history tapes or maintained

- ds cannot us manness student records, including the cabinets, duplicate student records, including the transcripts, shall be maintained at a separate location transcripts, shall be beartment. Such records shall If records cannot be maintained on the premises in locked be accessible to Department officials for inspection. which shall be made known to the Department. fireproof cabinets, official 5)
- A copy of the transcript shall be given to the student upon graduation or other permanent exit from the school provided the student has met all financial obligations in the student contract as set forth in Section 1175.815. 0

effective (Source: Added at 14 Ill. Reg

Section 1175.830 Recordkeeping - Hours Earned

- A complete and accurate record of hours of attendance for each student must be recorded and maintained by the school. a)
- verifiable method used by the school to record student hours. The records must be in a form which allows the student to receive a report of hours earned. This report of hours earned shall be provided to the another student. If a time clock is not used, there shall be another No student, teacher, or any other person shall punch the time card of If a time clock is used, each student shall punch his own time card student on a monthly basis. 9
- Credit for hours earned away from the school premises shall be awarded hours for outside study may include workshops, educational programs only if students are supervised by a licensed instructor. films, and demonstrations. 0
- Hours earned away from the school premises shall be recorded on school of of the school seal, name student, event or program attended, date attended, signature student, signature of supervising, licensed instructor. These forms shall include: time forms. P
- Instructors shall review the hours earned by each student monthly. Each month the instructor shall issue a signed monthly report to the student showing the actual number of hours earned by the student 6
- Time cards may be destroyed upon the student's permanent exit from the school and after all hours earned are recorded on the official transcript. F
- An hour is not less than 50 nor more than 60 minutes of instruction 0

h) A licensed instructor shall supervise all classroom, practical and clinical study. No credit shall be given for unsupervised study.

(Source: Added at 14 III. Reg. , effective

Section 1175.835 Curriculum Requirements - Esthetics

- a) Each licensed cosmetology school teaching an esthetics curriculum and each licensed esthetics school shall provide a minimum of 750 hours of course instruction as follows:
- General theory 75 hours of classroom instruction in general theory shall be provided which shall be divided into the following subject areas:

history of skin care personal hygiene and public health professional ethics understanding the uses of electricity

sterilization and sanitation

2) Scientific concepts - 150 hours of classroom instruction, shall be provided in the following subject areas:

cells, metabolism and body systems
bacteriology
physiology and histology of the skin
human anatomy
chemistry - understanding chemicals and their use
disorders of the skin and special esthetics procedures

3) Practices and Procedures - 500 hours of instruction, which shall be a combination of classroom instruction and clinical application, shall be provided in the following subject areas:

non-therapeutic massage excluding the scalp nutrition and health of skin skin analysis cleansing the skin cleansing the skin mask therapy who and facial treatments without the aid of machines facial treatments without the aid of machines facial treatments with the aid of machines hair removal: including tweezer method, depilitators, waxing and their use professional makeup techniques product knowledge as it relates to esthetics

3)

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4) Business Practices - 25 hours of classroom instruction shall be provided in the following subject areas:

Illinois Barber, Cosmetology and Esthetics Act and Rules Management OSHA standards relating to chemical use b) An esthetics student is not permitted to practice on the public until he has successfully completed the 75 hours of basic theory specified in subsection (a)(1) above and, the Esthetics Teacher has determined that the student has successfully completed appropriate practical application of the techniques to demonstrate competency to serve the public.

(Source: Added at 14 Ill. Reg. , effective

Section 1175.840 Curriculum Requirements - Esthetics Teacher

- a) An approved school which intends to provide teacher training must utilize a teacher curriculum which includes a minimum of 1000 hours as follows:
- 1) 500 hours of Post-Graduate School Training which includes: all subjects in the basic esthetics curriculum in Section 1175.835 including theory and practice. Presentation of material must include the concepts which are intended to be taught and the skills to be acquired during the various phases of basic education.
- 2) Limited to, topics in educational objectives, student characteristics and development, the learning process and an evaluation of learning which relates to teaching. This course shall be presented by a person qualified to teach educational psychology at the college level or a licensed cosmetology or esthetics teacher who has completed a course of instruction which included the topics set forth above or an equivalent program. These hours shall be waived on behalf of esthetics teacher students who have completed a course of instruction which included the topics set forth above or an equivalent program. These hours shall be waived on behalf of esthetics teacher students who have completed a course in Educational Esychology at an accredited college or university within the five years immediately preceding admission to the esthetics teacher program.
- 20 hours of Teaching Methods (Theory) which shall include, but not be limited to, topics in individual differences in learning, lesson planning and design, lesson delivery, assessment of learning performance, classroom management, student motivation and classroom climate. This course shall be presented by a person gualified to instruct in Teaching Methods Secondary Level at a college or university or a licensed cosmetology or esthetics

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completed a course in Teaching Methods - Secondary Level at an accredited college or university within the five years immediately shall be waived on behalf of esthetics teacher students who have eacher who has completed a course of instruction which included These hours topics set forth above or an equivalent program. preceding admission to the esthetics teacher program.

- preparation and organization of subject matter to be presented on a unit by unit basis; and presentation of subject matter through application of varied methods (lecture, demonstration, testing and Presentations must provide teaching objectives to Teaching Methods which includes: be accomplished and correlate theoretical with practical 50 hours of Application of assignments) 4)
- 50 hours of Business Methods which include: Inventory, record keeping, interviewing, supplies, The Illinois Barber, Cosmetology and Esthetics Act of 1985 and 68 Ill. Adm. Code 1175. 2
- theoretical and practical demonstrations to students in the basic The student teacher shall present 260 hours of Student Teaching under the direct supervision of Illinois licensed teacher. curriculum (9
- <u>The approved curriculum for a 500 hour Teacher Training Course shall</u> **be based** upon 2 years of practical experience and shall consist of the Feacher Training Curriculum outlined in Section 1175,400 with the exception of the 500 hours of Post-Graduate Training. 9

effective (Source: Added at 14 Ill. Reg.

Section 1175.845 Final Examination

- A school shall require each candidate for graduation to pass a final examination which shall test the student's theoretical and practical knowledge of the curriculum studied 9
- The practical examination shall test the candidate's skills in following areas: 9
- non-therapeutic massage;
- other kinds of facial treatments; electrical facial treatments;
- makeup application; and. しむままい

 - nair removal.
- The examination shall be administered by the uniform application of standard performance criteria established by the school for each skill 0

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delineated in the examination records as specified in subsection (h) standard performance criteria for each skill

- on both theoretical and practical portions of the final examination. shall be required or greater A passing score of 75 9
- The school shall allow each candidate for graduation at least three attempts to pass the final exam. (e)
- The Department may monitor the administration of the final examination: £
- as a result of a complaint received;
- for random sampling;
- the licensure examination for school graduates is greater than 25%. o to collect data; and/or when the failure rate 4332
- The Department shall review the records on an annual basis to identify those approved An average annual failure rate greater than 25% is grounds for school disapproval. The first annual review of the records shall commence The records shall reflect schools which have an average annual failure rate greater than 25% The Department shall maintain records of each school's failure rate on the licensing examination. The records shal only first examination attempts for each graduate. one year from the effective date of this Part. 6
- period of no less than 5 years in the manner prescribed in Section 1175.825 of this Part. These records shall include: The school shall maintain records of the final examination for P
- a copy of the final examination administered; and 2|1
 - each student's examination grades.

, effective (Source: Added at 14 Ill. Reg.

Section 1175.850 Change of Ownership

- the new owner shall, to the school is school the to When the ownership of an approved school changes. transferred, mail to the Department the following:
- provided, the school must close on the date of the transfer and An affidavit stating that the contract is contingent on If this is certificate being issued to the new owner. remain closed until a new certificate is issued;
- A signed and completed school application; 2)

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- 3) A floor plan if any expansion is to be done by the new owner;
- 4) A copy of a lease agreement showing at least a 1 year commitment or certification of school site ownership;
- 5) A copy of the student contract which will be utilized by the new owner;
- 6) If owner is a corporation, a copy of the Articles of Incorporation;
- 7) If owner is a partnership, a listing of all partners and their addresses;
- 8) A signed inspection report by the local fire inspection authority approving the school site;
- A complete financial statement of assets, liabilities and net worth showing the new owner's ability to operate the school for a months as evidenced by the owner's signature certifying that the information is true;
- 10) If a name change is to also occur, the new owner must submit a sample of the new school seal and a photo of the new school sign; and
- 11) The required fee.
- b) Once the above items have been received, the Department shall conduct an inspection prior to approval of the change of ownership. Approval will be granted if all of the requirements of Subbart H have been met.

Source: Added at 14 Ill. Reg. , effective

Section 1175.855 Change of Location

- a) When the location of an approved school is changed, the school owner shall submit to the Department the following:
- 1) Written notice to the Department at least 30 days in advance of the school site change;
- 2) A signed and completed school application;
- 3) A floor plan;
- 4) A copy of a lease agreement showing at least a one year commitment or certification of ownership of school site;

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- 5) A signed inspection report by the local fire inspection authority approving the site; and,
- 6) The required fee.
- b) Once the above items have been received, the Department shall inspect the premises to determine compliance with this Part. School operations shall not commence at the new location nor may the school in any way solicit student enrollment until the owners have received written notice of approval from the Department. Approval will be granted if all of the requirements of Subbart E have been met.
- c) If the change of location is due to natural destruction of the original premises, a temporary site may be used to teach theory classes only.
- 1) The temporary site must be inspected prior to its use and must possess light and ventilation, tables and chairs for the number of students in a classroom, and must be clean.
- 2) The temporary site may be used for a period of 2 months. The 2 month period can be extended for good cause. Good cause includes, but is not limited to, unexpected delays in construction, delays in lease arrangements, or delays in equipment delivery.

(Source: Added at 14 Ill. Reg. , effective

Section 1175.860 Change of Name

When changing the name of a licensed school, a written request for a name change, along with the required fee specified in Section 1175.100, shall be mailed 30 days in advance of any name change. The Department shall then issue a new certificate. At the time of the change of name, all identifying signs along materials must be changed to conform with the new name on the school license.

(Source: Added at 14 Ill. Reg. , effective

Section 1175.865 Expansion

- a) Written notice shall be given to the Department 30 days prior to any expansion of an approved school.
- b) When the expansion will result in an off-site classroom location, a completed application must be submitted along with:
- 1) A detailed floor plan;

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- 2) A copy of a lease showing at least a 1 year commitment to the use of the site or certification of ownership of the proposed site;
- 3) A signed fire inspection report giving approval for use of the site as a classroom location;
- 4) A statement from the school owner outlining the burbose of the classroom location;
- 5) A listing of any and all additional teachers who will be added to the teaching staff as a result of the expansion;
- 6) A financial statement of assets, liabilities and net worth which shall reflect the owner's assets and debits inclusive of costs incurred or to be incurred as a result of the expansion;
- 7) The required fee.
- Which is located within 5 miles of the main school site; and which is located within 5 miles of the main school site; and which serves to provide adequate space in which to train an overflow of students. A clinic may not be operated at an off-site classroom location. A school may establish only one off-site classroom location. All identifying signs and materials must reflect the name of the main school.
- c) When an on-site expansion is to accommodate an increased enrollment, a completed application shall be submitted along with:
- 1) a detailed floor plan;
- a statement from the school owner outlining the purpose of the expansion;
- 3) a listing of any and all additional teachers who will be added to the teaching staff as a result of the expansion; and
- 4) the required inspection fee.
- d) Upon receipt of the above items, the Department shall inspect the expansion site to determine compliance with this Part. The site shall not be used until such inspection has occurred and the owner has received written notification of approval from the Department. Approval will be granted if all of the requirements of Subpart H have been met.

(Source: Added at 14 Ill. Reg. , effective

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Section 1175.870 Discontinuance of Program

- a) The Department shall receive a minimum of 30 days written notice of a school's intent to discontinue its program. The notice shall include the exact location where the student records are to be stored.
- b) The school owner shall notify the Department in writing of the actual closing date of the school.
- c) All school records shall be maintained after the school closes.
- d) The school must continue to meet the requirements of the Act and this Part until the actual closing date.
- e) Each student enrolled at the time of discontinuation must be provided an official transcript of all hours earned while enrolled in the program.
- f) All refunds shall be given to students in accordance with the refund provisions set forth in the student contract.

(Source: Added at 14 Ill. Reg. , effective

Section 1175.875 Withdrawal of Approval

- The Department may withdraw, suspend or place on probation, pursuant to 68 Ill. Adm. Code Illo, the approval of a school of cosmetology or esthetics school when the quality of the program has been affected by any of the following causes:
- 1) Gross or repeated violations of any provisions of the Act or this Part:
- 2) Fraud or dishonesty in furnishing transcripts or documentation for evaluation of the school;
- 3) Failure to meet the criteria for school approval in Section 1175.800;
- 4) Failure to administer the final examination as specified in this Part;
- 5) Failure to maintain final examination grades for each student and a master of the examination administered as specified in this Fart;
- 6) Fraud or dishonesty in providing transcripts to students who have fulfilled all obligations under Section 1175.815.

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- Failure to provide transcripts to students. 7
- misused grant or loan monies or has aided in obtaining such monies Scholarship Commission that a school has misappropriated or finding by the U. S. Office of Education or Illinois by providing fraudulent or untruthful information 8
- Performance Record on Licensing Examination 9
- the licensing examination, Department approval of a school shall be reviewed burshant to Section 1175 and When a school's graduates have a 25% or greater failure rate
- The performance record by a school's graduates on the licensing compared with the statewide performance record shall be considered by the Department when reviewing Department approval of a school examination as 5)
- 100 The Department shall give written notice and a hearing pursuant III. Adm. Code 1110 when Department approval of a school being reviewed. 99 3

effective Added at 14 Ill. Reg (Source: CONTINUING EDUCATION - ESTHETICIAN/ESTHETICS TEACHER SUBPART I:

Sponsor Approval Section 1175.900

- Sponsor, as used in this Section, shall mean a person, firm, association, corporation, or any other group which has been approved and authorized by the Department to coordinate and present continuing education (CE) courses or programs for estheticians or esthetics teachers. a)
- application shall be filed with the Department to be approved as an esthetics teacher sponsor. All sponsors shall certify that they will An esthetician continuing education sponsor application shall be filed with the Department to be approved as an esthetician continuing An esthetics teacher continuing education sponsor comply with all sponsor CE requirements set forth in this Subpart. education sponsor. 9
- organized programs of formal learning which contribute directly to an esthetician's knowledge and ability to perform his duties as an A continuing education program or course must meet the An esthetician sponsor shall provide CE courses and programs which following minimum requirements: esthetician. 0
- An esthetics course or program shall include as its subject matter one or more of the following:

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- Advanced product chemistry and chemical interaction; **山田の日間日回田日**
 - The use of machines for care of the face and skin;
 - Sanitary procedures;
- Advanced knowledge of the anatomy of the skin; Makeup techniques:
 - Human relations/communications skills;

 - Management and marketing; Non-permanent hair removal techniques; Non-therapeutic massage.
- All programs shall be developed and presented by persons with education training and/or practical experience in the subject matter to be presented. 5
- a student evaluation of both the All programs must include instructor and the course. 3)
- prerequisites, requirements, and the number of CE hours to be earned. Such information shall be specified in all promotional programs shall specify the course objectives, content, 4)
- which are organized programs of formal learning which contribute directly to an esthetics teacher knowledge and ability to perform his <u>duties as an esthetician. A continuing education program or course must meet the following minimum reguirements:</u> and programs esthetics teacher sponsor shall provide CE courses are organized which P
- An esthetics teacher course or program shall include as its subject matter one or more of the following: 7
- Teaching techniques as they apply to the use of machines for Education Psychology: B)
 - care of the face and skin; Feaching Methods:
 - Business Methods;
- Human Relations
- Counseling Techniques:
- Student Evaluation Skills; State and federal laws pertinent to esthetics; 이의미리어크리의

 - <u>Tests and Measurements:</u> Written and Verbal Communication Skills.
- All programs shall be developed and presented by persons with education training and/or practical experience in the subject matter to be presented. 5)
- All programs must include a student evaluation of both the instructor and the course. 3

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- content, <u>prerequisites, requirements, and the number of CE hours to be earned. Such information shall be specified in all promotional</u> All programs shall specify the course objectives, materials. earned 4)
- record of attendance shall be kept for no less than 5 years. Sponsors shall give each successful participant a record of completion at the end of the course or program. All records shall include the following information: name address, identification number of participants. course title, CE hours awarded, date of course, name of instructor, All sponsors shall verify attendance at each CE course or program. and name of sponsor. ()

effective Added at 14 Ill. Reg. (Source:

Section 1175.905 Department Supervision

- The Department shall audit sponsors and their programs upon written complaint or allegation that the sponsor has not fully complied with the requirements of this subpart. (a)
- provide information to the Department to ascertain compliance with A sponsor's approval will be terminated if the sponsor fails this subpart. (q
- Upon failure of any sponsor to comply with the requirements of Subpart the Department shall issue a written notification to the sponsor t it must remedy its non-compliance prior to providing further approved courses. that ' 0

effective (Source: Added at 14 Ill. Reg.

Section 1175.910 Credit Hours

- An approved CE program hour shall include at a minimum 50 minutes of actual class time, exclusive of time devoted by participants to actual class time, exclusive of pre-class or post-class preparation. a)
- Courses completed at a university or college shall receive 15 CE credit hours for each semester hour or 10 CE hours for each quarter hour of school credit awarded. 9
- time. Preparation time for repetitious presentations of the same course shall not receive credit. No more than 10 hours of credit can be earned under this Section during any renewal period. licensee (esthetician or esthetics teacher) who serves as an instructor, speaker, or discussion leader of an approved course shall be allowed CE credit for actual presentation time. Preparation time shall receive I hour credit for each 2 hours of actual presentation 0

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Credit will be awarded for successful completion of courses taken pursuant to continuing education requirements in another state. pursuant to continuing education requirements in another state. Credit hours will be awarded as stated in subsections (a), (b), and (c) above. ଚା

effective (Source: Added at 14 Ill. Reg.

Section 1175.915 Maiver of Continuing Education Requirements

- that requirements, or any part thereof, the Department shall waive enforcement of such requirements for the renewal period for which the basis of such facts and, if desired, a request for an interview before the Committee. If the Department finds from such statement or any Any renewal applicant seeking renewal of his license or certificate without having fully complied with these CE requirements shall file with the Department a renewal application along with the required renewal fee, a statement setting forth the facts concerning such noncompliance, a request for waiver of the CE requirements on the other evidence submitted or upon recommendation of the Committee. good cause has been shown for granting a waiver of applicant has applied. a)
- Good cause shall be defined as an inability to devote sufficient hours to fulfilling the CE requirements during the applicable prerenewal period because of 9
- full-time service in the armed forces of the United States of America during a substantial part of such period;
- an incapacitating illness documented by a currently licensed physician; or 5
- hardship as defined in Section 1703-7 of the Act: 3
- the licensee resides in a locality where it is demonstrated that the absence of opportunities for such education would interfere with the ability of the licensee to provide services to the public. A)
- that to comply with the continuing education requirements would cause a substantial financial hardship on the licensee. 8
- If an interview is requested at the time the request for such waiver is filed with the Department, the renewal applicant shall be given at least 20 days written notice of the date, time and place of such interview by certified mail, return receipt requested. 0

effective (Source: Added at 14 Ill. Reg

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- Ill. Adm. Code 120 89 Code Citation: 2)
- Proposed Action: Amendment Section Number 120.390 3)
- Statutory Authority: Sections 5-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-2 and 12-13) 4)
- A Complete Description of the Subjects and Issues Involved: This rulemaking establishes criteria for determining who is an essential person who may be included in the assistance unit. To be considered an essential person the needy relative (other than the caretaker relative) must verify that he/she is providing a specific need/service to the family (45 CFR 233.20 (a)(1)(iv)). 2
- Will this proposed amendment replace an emergency amendment No in effect? current 1y (9
- Does this rulemaking contain an automatic repeal date? Yes 1)
- Does this proposed amendment contain incorporations by reference 8
- Illinois Register Citation Are there any other proposed amendments pending on this October 6, 1989 (13 Ill. Reg. 11929) September 22, 1989 (13 Ill. Reg. 14778) (13 Ill. Reg. 16294) September 22, 1989 (13 Ill. Reg. 14778) October 20, 1989 Proposed Action Amendment Amendment Amendment Amendment Section Numbers Yes Part? 120.20 120.20 120.30 6

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Section Numbers	Proposed Action	Illinois Register Citation
120.60	Amendment	October 6, 1989 (13 111. Reg. 11929)
120.61	Amendment	October 20, 1989 (13 111. Reg. 16294)
120.62	Amendment	October 6, 1989 (13 111, Reg. 11929)
120.63	Amendment	October 6, 1989 (13 Ill. Reg. 11929)
120.70	Amendment	March 17, 1989 (13 Ill. Reg. 3281)
120.72	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.74	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.76	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.284	New Section	October 6, 1989 (13 Ill. Reg. 11929)
120.285	Amendment	October 20, 1989 (13 Ill. Reg. 16294)
120.379	New Section	October 20, 1989 (13 Ill. Reg. 16294)
120.385	Amendment	October 20, 1989 (13 Ill. Reg. 16294)
120.346	New Section	July 7, 1989 (13 Ill. Reg. 10753)
120.380	Amendment	July 7, 1989 (13 Ill. Reg. 10753)
120,382	Amendment	March 17, 1989 (13 Ill. Reg. 3281)

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Section Numbers	Proposed Action	Section Numbers Proposed Action Illinois Register Citation
120.384	New Section	October 6, 1989 (13 Ill. Reg. 9250)
120.385	Amendment	October 20, 1989 (13 Ill. Reg. 16294)
120,386	New Section	October 20, 1989

- 10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Staff Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762, (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.
- 12) Initial Regulatory Flexibility Analysis: This rulemaking has no effect on small businesses.
- The full text of the Proposed Amendment begins on the next page:

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TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 120 MEDICAL ASSISTANCE PROGRAMS SUBPART A: GENERAL PROVISIONS

Section 120.1 Incorporation By Reference ASSISTANCE STANDARDS

SUBPART B:

Elibility Por Medical Assistance	Eligibility For Medical Assistance For Pregnant Women and Infants Under Age One Year Who Do Not	Qualify As Mandatory Categorically Needy MANG(AABD) Income Standard	MANG(C) Income Standard MANG(P) Income Standard	Exceptions To Use Of MANG Income Standard AMI Income Standard	
Section	120.11	120.20	120.30	120.40	

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

	All Cases Other Than Intermediate Care, Skilled	• Nursing Care, DMHDD, DMHDD Approved Community Based	Settings and Pregnant Women and Infants Under Age	One Year Who Do Not Qualify As Mandatory	Categorically Needy	Cases in Intermediate Care, Skilled Nursing Care and	DMHDD - MANG(AABD) and MANG(C)	Department of Mental Health and Developmental	Disabilities (DMHDD) Approved Home and Community	Based Residential Settings Under 89 Ill. Adm. Code	140,643	Department of Mental Health and Developmental	Disabilities (DMHDD) Approved Home and Community	Based Residential Settings	Pregnant Women and Infants Under Age One Year Who Do	Not Qualify As Mandatory Categorically Needy	
Section	120.60					120,61		120.62				120.63			120.64		

SUPPLEMENTARY MEDICAL INSURANCE

SUBPART D:

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Supplementary Medical Insurance Benefits, Buy-In Program Section 120.70

RECIPIENT RESTRICTION PROGRAM Recipient Restriction Program ъ SUBPART Section 120.80

MIGRANT MEDICAL PROGRAM ĒĿ; SUBPART

Migrant Medical Program Income Standards 120.90 Section

AID TO THE MEDICALLY INDIGENT SUBPART G:

Social Security Numbers Education Benefits Unearned Income In-Kind Exempt Unearned Income Living Arrangement Supplemental Payments Institutional Status Foster Care Program Client Cooperation Earmarked Income Protected Income Unearned Income Earned Income Relationship Citizenship Residence Section 120.208 120.210 120.211 120.212 20.216 20.217 20.218 20.224 20.225 20.235 20.236 20.236 20.236 20.246 20.245 20.255 20.260 20.261 20.262

Payments from the Illinois Department of Children Lump Sum Payments and Income Tax Refunds Income From Work/Study/Training Program Earned Income From Self-Employment Earned Income From Roomer and Boarder Recognized Employment Expenses Budgeting Earned Income Exempt Earned Income Earned Income In-Kind and Family Services Assets 20.270 20.271 20.272 120.280 120.281 120.282 20.273

Exempt Assets Asset Disregards

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GRANT SUBPART H: MEDICAL ASSISTANCE - NO

Deferral of Consideration of Assets Property Transfers 20.283

Persons Who May Be Included in the Assistance Unit Payment Levels for AMI 120.285 120.290 120.295

Client Cooperation Caretaker Relative 20,308 20.309

Citizenship 20.310

Residence Age 20,311

Disabled Blind

Relationship 120.312 120.313 120.314 120.315

Living Arrangements 20,316 20,317

Assignment of Rights to Medical Support and Collection Supplemental Payments Institutional Status 120.318

Cooperation in Establishing Paternity and Obtaining of Payment 120.320

Medical Support Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support Proof of Good Cause for Failure to Cooperate in Establishing Paternity and Obtaining Medical Support 120.321

Suspension of Paternity Establishment and Obtaining Medical Support Upon Finding Good Cause 120.323

120.322

Social Security Numbers Foster Care Program Unearned Income 120.324 20.330

Budgeting Unearned Income Exempt Unearned Income Education Benefits 120.335 120.336 120.338 120.340 120.342 20.332

Unearned Income In-Kind Incentive Allowance

Court Ordered Child Support Payments of Parent/Step-Earmarked Income Lump Sum Payments and Income Tax Refunds Parent 20.345

Budgeting Earned Income Protected Income Earned Income 120.360 120.361 120.362 120.364 20.350

Earned Income Exemption 120.366

Exempt Earned Income

Exclusion From Earned Income Exemption Recognized Employment Expenses

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SUBPART H: MEDICAL ASSISTANCE - NO GRANT

Payments from the Illinois Department of Children and From Work/Study/Training Programs Earned Income From Self-Employment Earned Income From Roomer and Boarder Income In Kind Family Services Income Earned Section 20,375 20.376 .20.372 .20,373

AFDC/AFDC-MANG If The Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy Who Do Not Qualify As Mandatory Categorically Needy Persons Who May Be Included In the Assistance Unit Pregnant Women And Children Under Age Eight Years Individuals Under Age 18 Who Do Not Qualify For AFDC/AFDC-MANG And Infants Under Age One Year Pregnant Women Who Would Not Be Eligible For Deferral of Consideration of Assets Redetermination of Eligibility Payment Levels for MANG Demonstration Project Property Transfers Asset Disregard Exempt Assets Assets 120.385 120.399 20.380 20.382 20,383 120.392 20,391 20,393 .20,395 20.38]

Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 3-1 et seg., 4-1 et seg., 5-1 et seg., 6-1 et seg., 7-1 et seg, and 12-13). AUTHORITY:

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 III. Reg. 17, p. 117, effective February 1, 1978; amended at 2 III. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 III. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 III. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 III. Reg. 46, p. 56, effective November 1, 1978; mergency amendment at 3 III. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 III. Reg. 16, p. 41, effective August 18, 1979, amended at 3 III. Reg. 33, p. 399, effective August 18, 1979; amended at 3 III. Reg. 33, p. 243, effective September 21, 1979, amended at 3 III. Reg. 38, p. 243, effective September 21, 1979, amended at 3 III. Reg. 38, p. 321, effective September 7, 1979; amended at 3 III. Reg. 40, p. 140, effective September 2, 1979; amended at 3 III. Reg. 46, p. 36, effective November 2, 1979; amended at 3 III.

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SUBPART H: MEDICAL ASSISTANCE - NO GRANT

useded at 4 111. Reg. 127, p. 337, effective March 10, 180; amended at 4 111. Reg. 277, p. 387, effective June 24, 1980; emergency amendement at 4 111. Reg. 29, p. 294, effective July 9, 797, effective September 2, 1980; amended at 4 111. Reg. 337, p. 1980, effective September 2, 1980; amended at 4 111. Reg. 337, p. 180, effective September 2, 1980; amended at 4 111. Reg. 37, p. 184, effective September 2, 1980; amended at 4 111. Reg. 37, effective June 12, 1981; amended at 5 111. Reg. 113. Reg. 1011. Reg. 1011. Reg. 1014, effective June 23, 1981; amended at 5 111. Reg. 1007, effective June 23, 1981; amended at 5 111. Reg. 1006, effective July 24, 1981; peremptory amendment at 5 111. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 111. Reg. 1013, effective October 1, 1981; peremptory amendment at 5 111. Reg. 1013, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 5 111. Reg. 10730, effective October 1, 1981; amended at 6 111. Reg. 1847, effective October 1, 1981; amended at 6 111. Reg. 1047, effective March 1, 1982, emergency amendment at 6 111. Reg. 2447, effective March 1, 1982, emergency amendment at 6 111. Reg. 1847, effective March 1, 1982, emergency amendment at 6 111. Reg. 1847, effective March 1, 1982, effective March 1, 1982, effective March 1, 1982, effective March 1, 1982, amended at 6 111. Reg. 1913, effective March 1, 1982, amended at 6 111. Reg. 191 Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; 1982; amended at 6 III. Reg. 12293, effective October 1, 1982; amended at 6 III. Reg. 12318, effective October 1, 1982; amended at 6 III. Reg. 13754, effective November 1, 1982;

NOTICE OF PROPOSED AMENDMENT

at 7 111. Reg. 1082; amended at 7 111. Reg. 8264 effective July 5, 1983; amended at 7 111. Reg. 8264 effective July 5, 1983; amended (by adding section being codified with no substantive change) at 7 111. Reg. 1864, amended (by adding section being codified with no substantive change) at 7 111. Reg. 1447; amended (by adding section being codified with no substantive change) at 7 111. Reg. 16108; amended at 8 111. Reg. 1893; effective April 9, 1984; amended at 8 111. Reg. 1893; effective change) at 7 111. Reg. 16108; amended at 8 111. Reg. 1893; effective change) at 8 111. Reg. 1893; effective change of 8 111. Reg. 1894; paremptory amended at 8 111. Reg. 1803; effective cottober 12, 1984; mended at 8 111. Reg. 1803; effective change of 8 111. Reg. 1804; effective days amended at 9 111. Reg. 1806; effective July 8; 1985; amended at 9 111. Reg. 1806; effective July 8; 1985; amended at 9 111. Reg. 1806; effective July 25, 1985; amended at 9 111. Reg. 1806; effective July 25, 1985; amended at 9 111. Reg. 1806; effective July 25, 1985; amended at 9 111. Reg. 1806; effective July 25, 1985; amended at 9 111. Reg. 1809; effective July 25, 1985; amended at 10 111. Reg. 1809; effective July 27, 1986; amended at 10 111. Reg. 1809; effective July 27, 1986; amended at 10 111. Reg. 1809; effective July 14, 1986; amended at 10 111. Reg. 1809; effective April 16, 1986; amended at 10 111. Reg. 1809; effective April 16, 1986; amended at 10 111. Reg. 1809; effective April 18, 1987; amended at 11 111. Reg. 1808; amended at 11 111. Reg. 1808; amended at 11 111. Reg. 1809; effective July 14, 1986; amended at 11 111. Reg. 1809; effective July 14, 1986; amended at 11 111. Reg. 1809; effective July 14, 1986; amended at 11 111. Reg. 1809; effective July 14, 1986; amended at 11 111. Reg. 1809; effective July 14, 1986; amended at 11 111. Reg. 1809; effective July 14, 1989; emended at 11 111

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

effective July 22, 1988; emergency amendment at 12 III. 13243, effective July 29, 1988, for a maximum of 150 days; amended at 12 III. Reg. 17867, effective October 30, 1988; amended at 12 III. Reg. 19704, effective November 15, 1988; amended at 12 III. Reg. 20188, effective November 23, 1988; amended at 13 III. Reg. 2081, effective February 1, 1989; amended at 13 III. Reg. 2081, effective February 3, 1989; amended at 13 III. Reg. 11929, effective June 27, 1989; emergency amendment at 13 III. Reg. 11929, effective June 27, 1989, for a maximum of 150 days; emergency amended at 13 III. Reg. 12137, effective July 1, 1989, for a maximum of 150 days; emergency amended at 13 III. Reg. 15404, effective October 6, 1989; amended at 13 III. Reg. 17483, effective October 31, 1989; amended at 13 III. Reg. 17483, effective October 31, effective

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

Section 120.390 Persons Who May Be Included In the Assistance Unit

MANG(C)

a)

- The assistance unit must include at least one eligible child or only an adult(s) caretaker relative whose eligibility is based on a child who is otherwise eligible except the child receives SSI. No more than two of the following individuals may also be included: as adults:
- A) The caretaker relative:
- p) The spouse of the earetaker relative may be included only if the earetaker relative is a parent of earetaker relative is a parent of the of the ehildren, and only if the spouse lives in the home. The parent of an eligible child;
- The needy relative other than the caretaker relative whose-presence-is-essential-in-the home-to-provide-care-for-the-eligible ehildren; who provides at least one of the following services:
- i) child care which enables the caretaker relative to work on a full-time (at

NOTICE OF PROPOSED AMENDMENT

Section 120,390

Persons Who May Be Included In the Assistance Unit (Cont'd)

least 100 hours per month) paid basis outside the home;

- for an incapacitated family member in the home; care ii)
- relative to receive training full-time; child care that enables a caretaker iii)
- relative to attend high school or General Educational Development (GED) classes full-time; or child care that enables a caretaker iv)
- relative to participate in a Project Chance (AFDC) work program such as Job child care for a period not to exceed two months that enables the caretaker Search. 5
- in a single case, except in two-parent households where there are children of differing perentage parentage, some of whom lack parental support or such a circumstance two separate assistance cases care because of the unemployment of a parent. In children whose eligibility derives from their parents parent's unemployment and one for the remaining children. The provisions of this rule depends on that child's lack of parental support or care. All eligible dependent children and stepchildren in a family unit shall be included The eligibility of a child in a Assistance unit parent to receive assistance in a separate case shall be established: one for both adults and shall not affect the right of a child who is a as a caretaker relative for his/her dependent 2)

MANG (AABD) 9

The eligible person only shall be included in the assistance unit.

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NOTICE OF PROPOSED AMENDMENT

Persons Who May Be Included In the Section 120.390

Assistance Unit (Cont'd)

MANG(P) 0 The assistance unit shall only include pregnant women and infants under age one year who meet the eligibility requirements of Section 120.11.

, effective (Source: Amended at 13 Ill. Reg.

NOTICE OF PROPOSED AMENDMENT

- of the Part: RELATED PROGRAM PROVISIONS The Heading 1)
- 111. Adm. Code 117 89 Code Citation: 2)
- Proposed Action: Section Number 3)
 - Amendment
- Sections 9-6, 12-12 and 12-13 of the Stat. 1987, Ch. Rev. Statutory Authority: Sections Illinois Public Aid Code (Ill. Pars. 9-6, 12-12 and 12-13) 4)
- Chance, Project Advance and Young Parent Program participants will be recovered after financial assistance A Complete Description of the Subjects and Issues Involved: This proposed rulemaking provides that a duplicate supportive service payment made to Project Complete Description of the Subjects and Issues is cancelled 2
- Will this proposed amendment replace an emergency amendment 9 N currently in effect? (9
- Does this rulemaking contain an automatic repeal date? Yes 7
- βy proposed amendment contain incorporations reference? Does this 8
- other proposed amendments pending on this Are there any Part? 6
- Illinois Register Citation (13 Ill. Reg. 14008) (13 Ill. Reg. 14008) September 8, 1989 (13 Ill. Reg. 14008) September 8, 1989 September 8, 1989 Proposed Action Amendment Amendment Amendment Section Numbers 117.53 117.51
- This rulemaking Statement of Statewide Policy Objectives: has no effect on local governmental units. of Statewide Policy Objectives: 10)

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PUBLIC AID DEPARTMENT OF

NOTICE OF PROPOSED AMENDMENT

- Department of Public Aid, Jessie B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762, (217) 782-1233. The Department Will consider all Written comments it receives within 30 days of the date of publication of this notice. comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Myron Brigman, Staff Attorney, Office of the General Counsel, Illinois and Manner in which interested persons may 11)
- This rulemaking Initial Regulatory Flexibility Analysis: has no effect on small businesses. 12)
- next page: the full text of the Proposed Amendment begins on The

NOTICE OF PROPOSED AMENDMENT

DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS TITLE 89: SOCIAL SERVICES CHAPTER I:

RELATED PROGRAM PROVISIONS PART 117

Section

AFDC, AABD and GA Family Cases Charge for Replacement of Photo ID Cards (Repealed) Payee For Financial Assistance Replacement of Missing Warrants Withholding of Rent (Repealed) Recovery of Interim Assistance - Aid to the Aged, Substitute Parental Care/Supplemental Child Care Blind or Disabled and General Assistance Direct Deposit of Recipients' Warrants Incorporation By Reference Claims for Reimbursement Funeral Home Services Funerals and Burials Payment to Vendor(s) Submittal of Claims Burial Expenses 117.10 117.20 117.30 117.40 117.50 117.51 117.52 117.53 117.55 17.80

UTHORITY: Implementing Articles III, IV and VI and authorized y Section 12-13 of the Illinois Public Aid Code (Ill. Rev. otat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 6-1 et seq. ind 12-13) SOURCE: Filed and effective December 30, 1977; amended at 2 111. Reg. 31, p. 68, effective August 3, 1978; amended at 3 111. Reg. 38, p. 258, effective Spetember 20, 1979; amended at 3 111. Reg. 5195; amended at 7 111. Reg. 1677; effective October 1, 1979; codified at 7 111. Reg. 1985; amended at 9 111. Reg. 4526, effective March 13, 1985; amended at 9 111. Reg. 4526, effective March 20, 1985; amended at 9 111. Reg. 8733, effective May 29, 1985; amended at 9 111. Reg. 10779, effective July 5, 1985; amended at 111. Reg. 16914, effective October 16, 1985; amended at 11 111. Reg. 2985, effective January 13, 1988; amended at 12 111. Reg. 13608, effective August 15, 1988; amended at 12 111. Reg. 13608, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 1988; amended at 12 111. Reg. 14296, effective August 15, 14296, effective August 15 effective March 10, 1989; amended at 13 Ill.

CAPITALIZATION DENOTES STATUTORY LANGUAGE NOTE:

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Replacement of Missing Warrants Section 117.20

- that recovery may be made. The replacement shall be made only if the request is received within 60 days of the Department shall replace the warrant, unless the warrant was endorsed by the payee, after the client has signed a request to stop payment and an agreement When a client reports the non-receipt of a warrant, the date of mailing of the warrant in question. a)
- and cashed by the client and a replacement warrant has been received and cashed by the client, pursuant to the terms of the recovery agreement, the Department shall recoup or recover the amount of the replacement warrant as follows: In the event the missing warrant is actually received Q
- (AFDC); 1/36 of the amount of the replacement warrant shall be recouped each month until the entire amount is recouped. AFDC recoupment under recoupment under 89 Ill. Adm. Code 165.70 is in For Aid to Families with Dependent Children this Section shall not take place while process.
- General Assistance (GA) as provided in 89 Ill. Aid to the Aged Blind or Disabled (AABD) and Adm. Code 165.70. 2)
- Program For supportive service payments issued to Project Chance, Project Advance and Young Parents Program recovered under 89 III. Adm. Code 165: Subpart D, after financial assistance is cancelled. participants, the replacement warrant wil 3)
- appearing on the warrant with a specimen signature of actually received and cashed by the client shall be determination that the missing warrant was made by comparing the signature of endorsement the client. The (i)

, effective (Source: Amended at 13 Ill. Reg.

NOTICE OF PROPOSED RULES

Heading of the Part =

Health Facilities Planning Procedural Rules

Code Citation: 5) 77 Ill. Adm. Code 1130

Section Section Section Proposed Action: Section Section 6 Section Secti lew New New ew ew e. New lew lew Vew Vew lew lew 670, 680 770, 780 660, 740, 750, 760, 650, 570 Section Numbers: 560, ,640, 1130.550, 130,730 130,630 130,530 130.540 130,810 1130.140 1130.150 1130.310 130.520 130.620 1130,110 130.120 130.130 130.210 130.410 130.510 130.220 3

Statutory Authority: 4

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

A Complete Description of the Subjects and Issues Involved: 6

Adoption of new procedural rules needed to implement Certificate of Need Program. Proposed Part will replace existing Part 1160. Rules cover applicability of Statute, the processing of applications, past permit requirements, declaratory rulings, reporting requirements and revocations. Federal requirements which were repealed are no longer contained in the new procedural rules. The new rules modify existing procedures and will not generate any new economic concerns for Rule anticipated to be effective in March 1990 providers.

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DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD NOTICE OF PROPOSED RULES Will this Rulemaking Replace an Emergency Rule Currently in Effect? 9

S Yes

- × e N Does this Rulemaking contain an Automatic Repeal Date? Yes If "yes," please specify the date: 7
- Reference? By Does this Rulemaking Contain Any Incorporations 8

မ (es

or 6.02(b) If "yes," please specify type: 6.02(a) Are there any other Proposed Amendments Pending on this Part? 6

× S Yes

If Yes:

Section Numbers

Proposed Action

Ill. Reg. Citation

Statement of Statewide Policy Objectives: 0

The development of a Certificate of Need Program which is effective in controlling health care costs through the review of capital and service projects. No impact on local government anticipated as proposed regulation only modify existing procedures. Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking =

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

A public hearing will be held on December 6, 1989 at 1:30 p.m. The hearing will be held at the Hyatt Regency Chicago, 151 East Wacker, Chicago, Illinois.

Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane These rules may have an impact on small businesses. In accordance with at the above address. 89

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

NOTICE OF PROPOSED RULES

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

Initial Regulatory Flexibility Analysis: 15) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 8

October 31, 1989

Type of Small Businesses Affected: 1

None

Reporting, Bookkeeping or Other Procedures Required for Compliance: 3

None

Types of Professional Skills Necessary for Compliance: 3

None

The full text of the Proposed Rules begins on the next page:

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DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

NOTICE OF PROPOSED RULES

TITLE 77: PUBLIC HEALTH
DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES
PLANNING BOARD CHAPTER II:

SUBCHAPTER b: OTHER BOARD RULES

PART 1130
HEALTH FACILITIES PLANNING PROCEDURAL RULES

AUTHORITY, PURPOSE AND DEFINITIONS SUBPART A:

Statutory Authority/Applicability Incorporated Materials Public Hearings Definitions Purpose 1130.110 1130.120 1130.130 1130.140 Section

SUBPART B: WHO IS SUBJECT TO THE HEALTH FACILITIES PLANNING ACT

Necessary Parties to the Application for Permit or Exemption Persons Subject to the Act Section 1130.210 1130.220

TRANSACTIONS SUBJECT TO REVIEW SUBPART C:

Transactions Subject to Review Section 1130.310 SUBPART D: TRANSACTIONS WHICH ARE EXEMPT FROM REVIEW

Transactions Which Are Exempt From Review 1130.410 Section

SUBPART E: PROCEDURAL REQUIREMENTS FOR EXEMPTIONS

Requirements for Exemptions Involving the Change in Ownership of a Health Care Facility Other Than a Health Maintenance Organization Requirements for Exemptions Involving Health Maintenance Requirements for Exemptions Involving the Acquisition of Major Medical Equipment Section 1130.510 1130.520

Requirements for Exemptions Involving Involuntary Discontinuation Agency Processing of an Application for Exemption Organizations 1130,530

/alidity of an Exemption State Board Action 1130.540 1130.550 1130.560 1130.570 SUBPART F: PROCEDURAL REQUIREMENTS FOR THE REVIEW AND PROCESSING OF APPLICATIONS FOR PERMIT

NOTICE OF PROPOSED RULES

Section

2000	
1130,610	Duration of the Review Period and Time Frames
1130.620	Consultation, Classification and Completeness Review
1130.630	Agency Actions During the Review Period
1130.640	Extension of the Review Period Prior to Initial State Board Action
1130,650	Modification of an Application
1130,660	Approval of an Application
1130,670	Notice of Intent-to-Deny an Application
1130.680	Denial of an Application

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PERMIT VALIDITY, REPORTING REQUIREMENTS AND REVOCATION 3 SUBPART

1130,710 1130,720 1130,730 1130,740 1130,750 1130,760 1130,770
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DECLARATORY RULINGS SUBPART H:

Declaratory Rulings 1130,810 AUTHORITY: Implementing and authorized by the Illinois Health Facilities Planning Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1151 et seq.).

effective SOURCE: Adopted at 14 Ill. Reg.

Capitalization denotes statutory language. NOTE:

SUBPART A: AUTHORITY, PURPOSE AND DEFINITIONS

Section 1130.110 Statutory Authority/Applicability

- This Part is promulgated by authority granted to the Illinois Department of Public Health (Agency) and to the Illinois Health Facilities Planning Board (State Board) under Public Act 78-1156, the Illinois Health Facilities Planning Act as amended, Ill. Rev. Stat. 1987, ch. 111, pars. 1151 et seq. (The Act). a
- Upon the effective date of this Part, all applications in the review process and all projects for which permits have been issued but which have not been completed shall be subject to the provisions of this Part. 0

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NOTICE OF PROPOSED RULES

Section 1130.120 Public Hearings

Public hearings on this Part were held in accordance with the provisions of Section 12 of the Act. Copies of the public hearing records are available for inspection at the headquarters of the State Board at 535 West Jefferson Street, Springfield, Illinois 62761.

Section 1130.130 Purpose

- THE PURPOSE OF THE HEALTH FACILITIES PLANNING ACT IS TO ESTABLISH A PROCEDURE DESIGNED TO REVERSE THE TRENDS OF INCREASING COSTS OF HEALTH CARE RESULTING FROM UNNECESSARY CONSTRUCTION OF HEALTH CARE FACILITIES. THIS PROGRAM IS ESTABLISHED TO IMPROVE THE FINANCIAL ABILITY OF THE PUBLIC TO OBTAIN NECESSARY HEALTH SERVICES, AND TO ESTABLISH AN ORDERLY AND COMPREHENSIVE HEALTH CARE DELIVERY SYSTEM WHICH WILL GUARANTEE THE AVAILABILITY OF QUALITY HEALTH CARE. The burden of proof on all issues (III. Rev. Stat. 1987, ch. 111 1/2, par. 1152). Decisions regarding proposed new health services and facilities shall be made for reasons having to do with the community health needs in pertaining to an application shall be on the applicant. the various parts of the state. a)
- with 0f: health facilities planning program shall be administered goal of containing capital investment and the objectives The 9
- Promoting development of more effective methods of delivering health care; =
- services and insuring access to needed health care services Improving distribution of health care facilities and for the general public; 2)
- Controlling the increase of health care costs; 3)
- Promoting planning for health care services at the facility, regional and state levels; 4
- Maximizing the use of existing health care facilities and services which represent the least costly and most appropriate levels of care; and 2
- Minimizing the unnecessary duplication of health care services. facilities and (9

Definitions Section 1130.140

"Act" and in Definitions pertaining to program components can be found in the "Act" $77\,$ Ill. Adm. Code 1100 and 1110. Definitions which will assist in the 83

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

NOTICE OF PROPOSED

inderstanding of this Part are presented below.

- Acquisition or Change of Ownership means a change in the person who has operational control of an existing health care facility. Acquisition or change of ownership is indicated by: a)
- obtaining majority interest (i.e. over 50%) in the existing a transfer of stock or assets resulting in a person(s) facility within a one year period; or
- the issuance of a license by the Agency to a person different from the current licensee; or 5
- the issuance of a provider number to a different person by certification agencies which administer Titles XVIII and XIX of the Social Security Act. 3

AGENCY NOTE: A permit or exemption is required prior to the acquisition or change of ownership of a health care facility.

- The site of the proposed project or the permit holder cannot be altered. scope of services to be provided, cost or method of financing Components which can be altered include size, number of beds, Alteration means a revision or change to the components of a project as detailed in the application approved for permit. 9
- Applicant means a person(s) who applies for a permit. G
- equipment and \$2,000,000 for all other capital projects. Capital expenditure minimums are annually adjusted to reflect the increase Capital Expenditure Minimum means \$1,000,000 for major medical in construction costs due to inflation per Section 1130.310. ê
- Certified or Certification means approval for a facility to receive reimbursement under Title XVIII and/or XIX of the Social Security Act (42 U.S.C.A. 1395x). (e)
- Completion or Project Completion means: F
- for projects limited to total discontinuation of a facility or of a category of service, the date the last patient is discharged or the date of permit issuance whichever comes ater; or =
- for projects with no cost that are limited to a substantial change in beds in licensed long-term care facilities, the date the Agency issues a revised license; or 5

PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD DEPARTMENT OF

NOTICE OF PROPOSED RULES

- facilities, the date the Agency receives a revised physical to a substantial for projects with no cost that are limited to a substantia change in beds in licensed hospitals or in state-operated plant survey or the date of permit insuance which ever is later; or 3
- for projects limited to the establishment of a category of service, the date the first patient is treated or the date the Agency receives a report of final realized cost, whichever is later; or 4)
- for projects limited to the acquisition of major medical equipment, the date the Agency receives a report of final realized costs or the date the equipment is utilized to treat the first patient, whichever is later; or 2
- facilities or modernization of existing facilities, the date all other projects including the establishment of the Agency receives a report of final realized costs. 9
- heal th facility within the meaning of the Act and in the discontinuation of the existing facilities, resulting in termination of license for facilities subject to licensure or the loss of certification Consolidation means the combination of two or more existing care facilities into a new health care facility terminating existence of the existing or original facilities (A+B=C). Consolidation results in the establishment of a health care for facilities not subject to licensure. 6
- Discontinuation means to cease operation of an entire health care ten beds or ten percent, whichever is less, within a two year period. Daily or seasonal fluctuations in bed complement are not facility; to cease operation of a category of service for $\sin x$ months or more; or to reduce the facility bed total by more than considered discontinuation. 7
- cause which cannot be avoided by the exercise of due diligence due diligence in the meaning of this rule is a cause which reasonably prudent and careful persons, under like circumstances, do not and would not ordinarily anticipate, and whose effects under similar and foresight which persons of ordinary prudence and care commonly Due Diligence means to take such actions toward the completion of a project for which a permit has been granted with that diligence exercise under like circumstances. An accidental or unavoidable circumstances they do not and would not ordinarily avoid. <u>;</u>
- care facility or the replacement of an existing facility on another Establish or Establishment means the construction of a health <u>.</u>

OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING

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NOTICE OF PROPOSED RULES

- 3) MODERNIZATION PROJECTS WHOSE COST IS IN EXCESS OF \$1,000,000 OR TEN PERCENT OF THE FACILITY'S OPERATING REVENUE, WHICHEVER IS LESS. (Ill. Rev. Stat. 1987, ch. 111 1/2, par 1153)
- Merger means the absorption of one or more existing health care facility into another existing health care facility. The result of the absorption is that only one facility survives (A+B = B). Merger results in the modification (e.g. expansion of beds or services) of the survivor facility and the discontinuation of the facility being absorbed.
- Modification of an Application or Modification means any change to a proposed project during the review period which results in changing the proposed project's physical size or gross square feet, the site within a planning area, the operating entity, the number of proposed beds, the categories of service to be provided, the cost, the method of financing, or the configuration of space within the
- 2) AGENCY NOTE: A change in the applicant or a change in site to outside the planning area originally identified in the application are not considered modifications and, if either occurs, the application is void.
- A) Notification of State Board Action means the transmittal of State Board decisions to the applicant or permit holder. Notification shall be given to the applicant's or permit holder's designated contact person, legal representative or chief executive officer.
- obligation means receipt by the Executive Secretary of documents verifying one of the following:
- that the project is to be accomplished through the execution of binding enforceable contract(s), including lease agreements, to expend 50 percent or more of the permit amount, and through the demonstration of a financial commitment to fund the project. Financial commitment can be shown by a statement from a financial institution or other lender indicating that funding will be provided; or
- that the project is to be done internally or by permit holder and has been authorized by the governing body through the release of funds to expend 50 percent or more of the permit amount; or

- NOTICE OF PROPOSED RULES site, or the consolidation of two or more existing facilities into a new facility, or the development of a category of service.
 - k) Existing Health Care Facility means any facility subject to the Act which:

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- 1) has a valid license issued by the Agency; or
- 2) is certified under Titles XVIII or XIX of the Social Security Act; or
- 3) is a facility operated by the State of Illinois; or

a

 4) is a health maintenance organization which has a certificate of authority.

Projects for which permits have been granted but which are not complete pursuant to Subsection (f) shall not be considered existing facilities, but the approved number of beds or services shall be recorded in the Inventory of Health Care Facilities maintained by the Agency and shall be counted against any applicable need estimate.

- Final Decision or Final Administrative Decision or Final Determination means:
- the decision by the State Board to approve or deny an application for permit. Action taken by the State Board to deny an application for permit is subsequent to an administrative hearing or to the waiver of such hearing; or
- 2) the decision by the State Board on all matters other than the issuance of a permit.

The decision is final at the close of business of the State Board meeting at which the action is taken.

Final Realized Costs are those costs of construction, modernization or equipment that have been incurred to complete a project for which a permit was granted. These costs include all expenditures and the dollar or fair market value of any component of the project whether acquired through lease, donation or gift.

E

- n) Major Construction Projects means
- 1) PROJECTS FOR THE CONSTRUCTION OF NEW BUILDINGS;
- 2) ADDITIONS TO EXISTING BUILDINGS: AND

NOTICE OF PROPOSED RULES

- that the project has no cost and has been completed in accordance with Section 1130.140 f).
- 4) AGENCY NOTE: Prior to signing principal contracts or to otherwise obligating the project, the permit holder is required to obtain an authorization to obligate pursuant to Section 1130.720.
- Proposal or Project means any proposed construction or modification of a health care facility or any proposed acquisition of equipment to be undertaken by an applicant.
- t) Review Period means the time from the date an application for permit is deemed complete until the State Board renders its final decision.
- Site means the physical location of a proposed project and is identified by address or legal property description.

Section 1130.150 Incorporated Materials

The following regulations, standards and statutes are incorporated or referenced in this Part.

- a) Federal Guidelines, Statutes and Regulations:
- 1) U.S. Code 42, The Public Health and Welfare, 42 USCA 1395x.
- b) State of Illinois Statutes:
- Illinois Health Facilities Planning Act, (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.);
- Hospital Licensing Act, (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.);
- Ambulatory Surgical Treatment Center Act, (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 157-8.1 et seq.);
- 4) Nursing Home Care Reform Act, (III. Rev. Stat. 1987, ch. 111 1/2, par. 4151-101 et seq.).
- Health Maintenance Organizations Act, (Ill. Rev. Stat. 1987 ch. 111 1/2, par. 1401 et seq.);
- The Illinois Administrative Procedure Act, (Ill. Rev. Stat. 1987, ch. 127, par. 1009).

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- c) State of Illinois Regulations:
- Permit Application Fees, (77 Ill. Adm. Code 1900);
- Narrative and Planning Policies, (77 Ill. Adm. Code 1100) (See Section 1100.220);
- Practice and Procedure in Administrative Hearings, (77 III. Adm. Code 1180);
- Public Hearing Procedures, (77 Ill. Adm. Code 1200);

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- Financial and Economic Feasibility Review and Evaluation Plan, (77 Ill. Adm. Code 1230) (See Sections 1230.260 and 1230.320);
- 6) Financial and Economic Feasibility Review and Evaluation Plan, (For all Long-Term Care and Chronic Disease Facilities) (77 III. Adm. Code 1240) (See Sections 1240.50 and 1240.60).
- d) All incorporations by reference of federal regulations and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.

SUBPART B: WHO IS SUBJECT TO THE HEALTH FACILITIES PLANNING ACT

Section 1130.210 Persons Subject to the Act

The following persons are subject to the Act:

- a) Hospitals licensed pursuant to the "Hospital Licensing Act," (III. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.);
- b) Ambulatory surgical treatment centers required to be licensed pursuant to the "Ambulatory Surgical Treatment Center Act," (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 157-8.1 et seq.);
- c) Long-term care facilities licensed pursuant to the "Nursing Home Care Reform Act," (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 4151-101 et seq.);
- d) Kidney disease treatment centers, including free standing hemodialysis units;
- e) Health maintenance organizations required to be operated pursuant to the "Health Maintenance Organization Act," (Ill. Rev. Stat.

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987, ch. 111 1/2, pars. 1401 et seq.);

- Any of the above types of facilities operated by the State or any department or agency thereof; and ()
- Any person proposing to establish, construct or modify any of the above types of facilities or proposing to acquire major medical equipment.

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Section 1130.220 Necessary Parties to the Application for Permit or Exemption

Applicants for Permit

a)

- If a project to construct or modify an existing health care facility is proposed solely by the person who holds that facility's license or certification, that person must be the applicant. _
- If a project to construct or modify an existing health care certification, that person(s) and the person who holds the facility's license or certification must be co-applicants. facility is proposed in whole or in part by a person(s) other than the person who holds the facility's license or 5
- If a project to establish a health care facility is proposed solely by the person who will be licensed by the Agency or certified (if the facility is not subject to licensure), that person must be the applicant. 3
- in whole or in part by a person(s) other than the person who will hold the license or be certified, that person(s) and the person who will hold the license or be certified must be If a project to establish a health care facility is proposed co-applicants. 4
- In the case of major medical equipment not located in or not acquired on behalf of a health care facility, the person responsible for providing patient care with the equipment must be the applicant. 2
- Applicants for Exemption 9
- In all cases involving the acquisition of major medical equipment, the person who will own or provide patient care with the equipment must be the applicant for exemption. =
- in the case of a change of ownership exemption for an existing facility, the person who will be licensed by the In the case of a change of ownership exemption for 5)

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Agency or certified (if the facility is not subject to licensure) must be the applicant for exemption.

SUBPART C: TRANSACTIONS SUBJECT TO REVIEW

Section 1130.310 Transactions Subject to Review

- construction or modification of a health care facility which: A permit shall be obtained prior to the establishment, a)
- Producer's Price Index as calculated in the DRI Health Care Costs section on Special Machinery and Equipment. The basis in construction costs due to inflation. On October first of each year, the minimums will be adjusted for inflation. The basis for such adjustment for major medical equipment shall as reflected in the medical construction component of the Means Cost Data. The revised minimums shall be published as for the adjustment to capital expenditures other than major minimums shall be annually adjusted to reflect the increase medical equipment shall be the latest annual inflation rate be the latest annual inflation rate as reflected in the requires a total capital expenditure in excess of the capital expenditure minimum. All capital expenditure an appendix to this Chapter; or =
- operation of the facility by construction or modification or of 77 Ill. Adm. Code 1110). Categories of service which have not been utilized for their intended purpose for a period of by acquisition of new equipment or alteration of existing substantially changes the scope or changes the functional six months or more are considered to be discontinued; or discontinuation of a category of service (as defined in equipment. Substantial changes in scope or functional operation of the facility are the establishment or 5
- results in the establishment of a health care facility other than a health maintenance organization; or 3
- total bed capacity as defined by the State Board, whichever distributing beds among various categories of service or uy relocating beds from one physical facility or site to another by more than ten beds or more than ten percent of is less, over a two year period (pursuant to 77 Ill. Adm. increasing or decreasing the total number of beds or by changes the bed capacity of a health care facility by Code 1100.220); or 4
- discontinues an entire facility or category of service 2

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provisions of Section 1130.540. Categories of service which have not been utilized for their intended purpose for a unless an exemption has been granted in accordance with the period of six months or more are considered to be discontinued; or

- 1130.140 unless an exemption has been granted in accordance with the provisions of Section 1130.520. involves a change of ownership as defined in Section (9
- A permit must be obtained prior to the acquisition of major medical equipment unless an exemption has been granted in accordance with the provisions of Section 1130.510. 9

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- þe obtained at one time for a series of related components. Computer undertaken by means of a single construction contract, those components must be grouped into an application for permit. Projects involving acquisition of equipment which are linked with construction for the provision of a service cannot be segmented. addition when components of construction or modification are to interrelated to the extent that undertaking one or more of the components compels the other components to be undertaken. In present for a service to be operational, or when financing is software, for example, cannot be separated from the equipment needed to run the program. A health service linkage exists when all components must be interdependent must be grouped into one permit application, Interdependence occurs when components of construction or modification are architecturally and/or programmatically Components of construction or modification which are
- Examples of projects which constitute construction or modification of a health care facility and require a permit include: T
- Projects located within a licensed or certified health care facility; =
- Projects which result in a health care facility: 5
- Billing for services provided by the proposed project, P
- Capitalizing any portion of the proposed project, 8
- Receiving reimbursement for services provided by the proposed project, or, 0
- Receiving recognition as the provider of the proposed service by third party payors; 6

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- Projects which are staffed or operated by the health care facility;
- Projects which are otherwise of, by, through or on behalf of a health care facility. 4)

SUBPART D: TRANSACTIONS WHICH ARE EXEMPT FROM REVIEW

Section 1130.410 Transactions Which Are Exempt from Review

The following proposed transactions are not subject to review if an exemption is granted by the State Board:

- the acquisition of major medical equipment which will not be owned by, or located in a health care facility or be used to provide services to an inpatient of a health care facility. a)
- the change of ownership of an existing health care facility. 9
- the establishment or discontinuation of a health maintenance organization. 0
- the discontinuation of an existing health care facility (other than a health maintenance organization) or of a category of service when that discontinuation is the result of T
- revocation of or denial of license renewal by a State or local regulatory agency; 7
- for facilities not subject to licensure, the loss of certification; or 5
- discontinuation action taken by the State Board. 3

SUBPART E: PROCEDURAL REQUIREMENTS FOR EXEMPTIONS

Section 1130,510 Requirements for Exemptions Involving the Acquisition of Major Medical Equipment

Submission of Application for Exemption a) Prior to any person acquiring major medical equipment which will not be owned by or located in a health care facility, the person must submit an application for exemption to the State Board, submit the required application processing fee pursuant to Part 1190, and receive approval from the State Board.

Application for Exemption Information 9

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application for exemption shall include the following information:

- The name and address of the person proposing to acquire the equipment and the proposed operating entity; _
- Identification of the equipment to be acquired including model number, manufacturer and equipment specifications; 5
- The address of the premises where the equipment will be installed or used; and 3
- agreements or a proof of ownership regarding the premises where the equipment will be installed; Copies of any existing or proposed lease or purchase 4
- A signed certification that the equipment will not be used to provide services to inpatients of any health care facility; 9
- A signed certification that use of the proposed equipment will not result in the inpatient admission of patients following outpatient treatment except in emergency conditions. 9
- AGENCY NOTE: A permit is required for the acquisition of major medical equipment which will be owned by, located in, or utilized to serve inpatients of a health care facility. Equipment acquired by exemption can be used on an emergency basis to provide care that results in the admission of patients into an inpatient unit of a health care facility. A physician licensed to practice medicine in all of its branches must verify that such inpatient admissions were caused by an emergency. ô

of Requirements for Exemptions Involving to the Change Ownership of a Health Care Facility Other Than a Health Maintenance Section 1130.520 Organization

Submission of Application for Exemption a)

for exemption to the State Board, submit the required application acquire an existing health care facility other than a health maintenance organization, the person must submit an application Prior to any person acquiring or entering into a contract to processing fee and receive approval from the State Board.

Application for Exemption Information 9

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the application for exemption shall include the following:

- the name and address of the person proposing to acquire the facility; =
- name and location of the existing health care facility to be acquired; the 5
- a signed certification that the categories of service and number of beds as reflected in the Inventory of Health Care Facilities maintained by the Agency will not substantially change (per definition in 1130,140); 3
- documents which detail conditions and terms of any lease or purchase arrangement; 4
- financial information, including the latest audited financial statements of the applicant and a statement by the applicant specifying the source of funds which will be used to acquire the facility; 2
- the anticipated acquisition price; and 9
- proof of publication of the required legal notice of the change of ownership (as required by Section 1130.520 c). ~
- void any permits for projects which have not been completed Ownership will a statement acknowledging that the change of 8

Legal Notice Requirements Û

publish a legal notice in a newspaper of general circulation in the community in which the facility is located. This legal notice person requesting an exemption for a change of ownership must provide the following: must Any

- the name and address of the facility for which the exemption is sought; =
- the nature of the transaction (e.g., the purchase of the ABC facility); 5
- when the entity which will be assuming ownership of the facility is a wholly owned subsidiary of another corporation, the name and address of the parent firm; 3
- a statement that all categories of service currently provided will be maintained; and 4

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from whom interested parties may obtain information on the a name, title, address and phone number of an individual proposed transaction. 2

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which an outstanding permit exists must in the case where a permit In the event of an acquisition of Failure to has been altered to avoid abandonment, submit documentation as to the scope and costs associated with completing the project as exemption for a change of ownership of a health care facility for construction or modification which will be completed at the time obtain an alteration approval will result in the totality of the permit being considered abandoned. Any person requesting an originally proposed. The Agency shall advise the applicant for exemption if a permit is required to continue with the project. project, it is the responsibility of the permit holder to seek State Board approval to alter the permit to reflect only that a health care facility prior to the completion of an approved ownership of the facility transfers to another person. permit cannot be transferred.

Section 1130.530 Requirements for Exemptions Involving Health Maintenance Organizations

The change of ownership or establishment or discontinuation of a health maintenance organization is exempt from review and no application for exemption or fee is required.

Requirements for Exemptions Involving Involuntary Section 1130.540 Discontinuation Facilities which have involuntarily discontinued, in whole or in part, as the result of license revocation or loss of certification are exempt from review upon receipt of evidence of such discontinuation by the State Board and shall not be required to submit an application for exemption or fee.

Section 1130.550 Agency Processing of an Application for Exemption

Application for Exemption Form a)

Requests for exemptions must be made on an application for exemption form which may be obtained from the Agency.

Completeness 9

additional information is required, the applicant shall be allowed 30 days from the date that notification is received to provide the additional information. Additional information must be received The Agency shall review an application for exemption to determine whether all required information has been submitted.

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by the Agency within 30 days of the date the notification was received. Failure to submit the requested additional information shall result in the application for exemption being voided with the loss of all fees paid. AGENCY NOTE: It is the responsibility of the applicant to assure that the Agency is in receipt of the additional information within the prescribed time frame. Û

Section 1130.560 State Board Action

- The approval of an application for exemption by the State Board requires seven affirmative votes. a)
- ownership shall not be granted for a project to establish a health care facility which has received a permit but which has not been meet the requirements of this Part. An exemption for a change of either issue an exemption or advise the applicant in writing that the application is denied and explain the reasons for the denial. The State Board shall evaluate the application for exemption and Exemptions will not be issued for projects which have failed to 9

Section 1130.570 Validity of an Exemption

- The exemption holder subject the exemption holder to the sanctions provided under the license or within 60 days of the date of obligation pursuant to Section 1130.140 (r) for the acquisition of major medical equipment. Failure to provide the required notification shall shall notify the Agency within 60 days of the date a change of ownership is effected through certification or issuance of a An exemption shall be valid for 12 months. a)
- If an exemption is not obtained in accordance with the provisions of this Part, then a permit must be obtained. a
- Any person failing to obtain an exemption or permit when required shall be subject to the sanctions provided under the Act. Û

SUBPART F: PROCEDURAL REQUIREMENTS FOR THE REVIEW AND PROCESSING OF APPLICATIONS FOR PERMIT

Section 1130.610 Duration of the Review Period and Time Frames

It is the intent of the State Board that all applications for permit are reviewed and acted upon within the shortest practicable time.

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Emergency Applications a

or by electronic means to the Agency. The Agency, upon receiving the concurrence of the Chairman (or in the absence of the Chairman the Vice-Chairman), is authorized to give oral approval. Any such communications shall be followed by a written apprication and written approval. THIS PROCEDURE IS EXEMPT FROM THE PUBLIC HEARING REQUIREMENTS OF THE ACT (III. Rev. Stat. 1987, Ch. III 1/2, par. 1162). The written application must identify the applicant and must summarize the nature of the problem the emergency project will correct and the anticipated cost of the three days. Initial application may be made orally or in writing Emergency applications will be reviewed and acted upon within

Substantive and Non-substantive Applications 9 All applications other than emergency applications shall be acted upon by the State Board between 60 days and 120 days from the date the application is declared complete by the Agency, unless the Board at the State Board meeting following 60 days from the date the application is declared complete, unless the review period is review period is extended by the applicant. Applications involving the addition of beds shall be acted upon by the State extended by the applicant.

Section 1130.620 Consultation, Classification and Completeness Review

Consultation (p

requirements of this Part which are applicable to the individual project. An applicant may request consultation with the Agency regarding completion of the application and the applicability of The application must be completed in accordance with the the requirements of this Part.

- Classification of an Application 9
- An application for permit shall be classified as: =
- Substantive; or P
- Non-Substantive; or 8
- Emergency. 0
- Definitions of each classification are set forth in 77 Ill. Adm. Code 1100.220. 5)

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Completeness Review

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- Upon receipt of an application for permit, the Agency shall one incomplete. An application for any project other than or involving the addition of beds shall be deemed complete determine whether the application is complete or within ten days of receipt if:
- project (77 Ill. Adm. Code 1110; 1230, Subparts D and E; and/or 1240, Subparts D and E) have been addressed; all review criteria applicable to the individual 8
- the required fee (as outlined in 77 Ill. Adm. Code 1190, Permit Application Fees) has been submitted: 8
- six copies of the application including one copy of the application containing original signatures have been submitted; and 3
- all annual progress reports on previously approved projects have been submitted, and 0
- approved and completed projects have been submitted. all reports on final realized costs on previously E
- described in subsection (c)(1) above are not present or if An application shall be incomplete if any of the elements additional information or documentation is required to clarify a response. 5
- beds shall be deemed complete on the day of receipt if items (B), (C), (D), and (E) of Section 1130.620 (c) (1) are submitted. An application for a project which involves the addition of 3
- The Agency shall notify the applicant in writing, within ten working days, of its decision and in the case of an incomplete application, the reasons therefor. 4
- information requested, the Agency shall again review the application for completeness and shall notify the applicant complete the application. Upon receipt of all additional be application is deemed incomplete, the applicant shall allowed ninety days from the date of receipt of the notification to provide all necessary information to completion shall initiate the review period. If the If the application is deemed complete, the date of 2

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of its decision within ten working days. If the Agency finds that the application remains incomplete at the end of the allotted response period, the application shall be declared null and void, and all fees paid forfeited.

6) AGENCY NOTE: It is the responsibility of the applicant to assure that the Agency is in receipt of the additional information within the prescribed time frame.

Section 1130.630 Agency Actions During the Review Period

During the course of the review period the Agency shall:

- a) Transmit a complete copy of the application (or such part thereof as may be necessary) to offices of the Department of Public Health or to any other state agencies that have requested an opportunity to comment on the application;
- b) Notify the applicant of completeness and the start of the review period and forward to the applicant the scheduled date for State Board action;
- offer an opportunity for a public hearing, and when requested, conduct such hearing in accordance with the provisions of 77 Ill. Adm. Code 1200;
- d) Evaluate the application for compliance with the review criteria applicable to the specific project (as set forth in 77 Ill. Adm. Code 1110; 1230, Subparts D and E; and/or 1240, Subparts D and E);
- e) Transmit the Agency's report and findings, the public hearing report and a summary of all written public comment received 20 days prior to the scheduled State Board meeting. A summary of all written public comments submitted subsequent to this date shall be presented at the State Board meeting.

Section 1130.640 Extension of the Review Period Prior to Initial State Board Action

- a) Supplemental Information
- Information furnished at the request of the Agency shall not constitute supplemental information.
- 2) Prior to initial State Board action, the applicant may provide supplemental information or data in support of the project. An applicant may submit supplemental information only once and only prior to initial State Board action. The

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Agency shall review the supplemental material within 60 days of receipt and extend the review period if necessary and present its findings to the State Board for action at its next scheduled meeting.

- Subsequent submissions of additional or other supplemental information will not be considered in the review of the project.
- b) Modification

The review period may be extended up to 60 days by the Agency if the applicant modifies the application prior to initial review by the State Board.

Section 1130,650 Modification of an Application

- a) Modifications shall be classified as Type A or Type B. Type A modifications shall be subject to the public hearing requirements of 77 Ill. Adm. Code 1200. If requested, a hearing would occur within the time allocated for Agency review. Type A modifications consist of any of the following:
- An increase in the number of beds or end stage renal disease stations proposed in the project.
- A change in the site of the project to a new location within the planning area.
- An increase in the cost of the project exceeding ten percent of the original estimated project cost.
- 4) A change in the square footage of the project if such change results in an increase in the exterior dimensions of ten percent of the original total gross square footage of the project.
- An increase in the categories of service to be provided.
- b) All other modifications are Type B modifications and are not subject to public hearing.
- c) An applicant can modify a project only twice during the review period.
- d) If an applicant modifies an application, the Agency shall have up to 60 days to review the modification pursuant to the applicable review criteria, hold a public hearing if requested, and submit

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its findings to the State Board at the next scheduled meeting.

Section 1130.660 Approval of an Application

The approval of an application and issuance of a permit by the State Board requires seven affirmative votes. The State Board shall consider the application and any supplemental information or modification submitted by the applicant, the Agency report(s), the public hearing testimony, if any, and other information coming before it in making its determination whether to approve the project. The failure of a project to meet one or more review criteria, as set forth in 77 III. Adm. Code 1110, 1230 or 1240 shall not prohibit the issuance of a permit. A permit is effective on the date of State Board authorization.

Section 1130.670 Notice of Intent-to-Deny an Application

a) Issuance of Notice of Intent-to-Deny

If an application for permit fails to receive seven affirmative votes upon the initial State Board consideration, the applicant shall be issued a Notice of Intent-to-Deny the application for permit. The Notice of Intent-to-Deny shall be sent to the applicant by certified mail and shall afford the applicant an opportunity to appear before the State Board and an opportunity to submit additional information in support of the project.

b) Applicant's Response

The applicant shall notify the State Board in writing and within ten working days of receipt of the Notice of Intent-to-Deny, whether it intends to:

-) appear before the State Board; and/or
- 2) submit additional information.
- 3) AGENCY NOTE: It is the responsibility of the applicant to assure that the State Board is in receipt of the response within the ten day prescribed time frame.
- c) Action Following Notice of Intent-to-Deny
- If the applicant waives the right to appear before the State Board or if a written response is not received within ten working days of receipt of the notice of opportunity to appear, then the application shall be considered withdrawn.
- 2) If the applicant indicates that no additional information

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will be submitted, the State Board shall take action on the application at its next meeting.

If the applicant indicates that additional documentation shall be submitted, the applicant shall be afforded a period of 60 days from the date of the State Board's decision of Notice of Intent-to-Deny to submit such material. No material will be accepted by the Agency after the 60 day period expires. The Agency shall be allowed up to 60 days following the receipt of all material to review the material and issue a supplemental report. The project shall be considered at the next regularly scheduled State Board meeting following completion of the Agency review.

Deferrals

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A project which has received a Notice of Intent-to-Deny and has been scheduled for State Board consideration can be deferred only by the applicant and only until the next scheduled State Board meeting.

Section 1130.680 Denial of an Application

- If an application for permit fails to receive seven affirmative votes upon the second State Board consideration, the applicant shall be issued a denial of the application for permit.
- b) If the State Board denies an application for permit, the decision and notice of opportunity for administrative hearing (as set forth in 77 Ill. Adm. Code 1180), shall be transmitted to the applicant by certified mail.
- c) At the conclusion of such administrative hearing, or upon default of the applicant, the State Board shall make its final administrative decision, specifying its findings of fact and conclusions of law. The Executive Secretary shall transmit the decision to the applicant by certified mail.

SUBPART G: PERMIT VALIDITY, REPORTING REQUIREMENTS AND REVOCATION

Section 1130.710 Validity of Permits

A permit is effective on the date of State Board authorization.

a) A permit shall be valid until such time as the project has been completed, provided that (1) obligation of the project occurs within 12 months following issuance of the permit except for

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"major construction projects" in which case obligation must occur within 18 months unless the obligation period is extended by the State Board; and (2) the project commences and proceeds to completion with due diligence (as defined in Section 1130.140). All permits for projects which are not completed within two years from the date of obligation shall expire for lack of due diligence, unless renewed by the State Board.

- A permit is valid only for the defined construction or modification, equipment, site, amount and person(s) named in the application for such permit and shall not be transferable or assignable. A transfer or assignment of a permit includes a change in the person who is the permit holder; a change in the membership or sponsorship of a not-for-profit corporation which is the permit holder; or the transfer, assignment, or other disposition of ten percent or more of the stock or voting rights thereunder of a for-profit corporation which is the permit holder.
- A permit shall not be bought, sold, nor transferred either on its own or as part of a transaction for a change of ownership of a health care facility or for the acquisition of major medical equipment. When a facility with a valid permit is purchased or otherwise acquired, such permit may not be transferred to allow the acquiring entity to complete the project for which the permit was granted. If a change of ownership occurs involving a valid permit which has not been completed the permit shall be considered abandoned by the permit holder.

Section 1130.720 Authorization to Obligate and Obligation

- Projects for construction, establishment or modification must be obligated (pursuant to Section 1130.140) prior to the expiration date of the permit.
- Drior to obligation, the permit holder must receive an authorization to obligate the project. Authorization is based on a demonstration by the permit holder of continued compliance with all financial and economic feasibility criteria and that the project has not been altered without State Board approval. It is the responsibility of the permit holder to initiate the authorization to obligate process by written notification to the Agency.
- c) The permit holder shall, prior to signing the principal contract(s) or otherwise obligating the project, submit the following:
- 1) project identification information including permit number

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and name of permit holder;

- a statement that sources of financing have not changed or, if changed, to what degree and for what reason;
- a revised breakdown of project cost and of sources and uses of funds;
- unsigned copies of all contracts or lease agreements involving the project; and
- a statement which lists the alterations, if any, that are proposed.
- d) Projects which do not exceed ten percent of the originally approved permit amount and which reflect continued compliance with the debt financing limitations, the financial and economic feasibility requirements, and the alteration requirements of the State Board shall be authorized to obligate.
- e) The date of obligation is
- the date when the permit holder executes binding enforceable contracts to expend 50 percent or more of the permit amount, or
- 2) if the project is to be done internally, the date the governing body releases funds to expend 50 percent or more of the permit amount, or
- if the project has no cost, the date of project completion.
- 4) AGENCY NOTE: It is the responsibility of the permit holder to assure that the Executive Secretary is in receipt of documents verifying obligation within the required time frames.
- Permits for projects which have not been obligated prior to the expiration date of the permit shall be considered expired and the project abandoned.
- g) Failure to comply with the authorization to obligate requirements shall be cause for the State Board to initiate proceedings to revoke the permit and/or seek sanctions provided by the Act.

Section 1130.730 Extension of the Obligation Period

a) The State Board may grant the permit holder no more than two

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of of time to obligate the project. An extension shall six months and shall commence on the expiration date the permit (i.e., 12 or 18 months from the date of State Board authorization pursuant to Section 1130.710). Permits not obligated within approved time frames will expire. not exceed extensions

- request for extension shall be in writing and include the following information: The 9
- the duration of the extension requested, =
- financial institutions, or other necessary parties to obligation of the project, indicating unforeseeable events documentation from architects, contractors, suppliers, or other reasons why a extension is required. 5
- In requesting a first extension, the permit holder shall describe the events which have delayed the project's timely obligation and provide the following documentation: Û
- For major construction proposals, evidence that design development drawings have been prepared; 7
- For provision of major equipment, evidence that suppliers have been solicited and cost estimates received; 5)
- For provision of new services, evidence that actions leading to the provision of such services have been accomplished; and 3
- A revised schedule indicating how obligation will be accomplished within the extension period requested. 4
- In requesting a second extension, the permit holder must describe events which prevented obligation and provide the following documentation: the Ŧ
- For major construction proposals, evidence that final construction drawings are partially prepared; =
- a basis for final prices For provision of major equipment, evidence that supplier(s) has been selected and a basis for fi established; 5
- have For provision of new services, evidence that key staff been selected; 3
- Evidence that approval of loans, issuance of bonds or other 4

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pe can secured where necessary for project funding per the application: necessary means of financing have been approved

- A revised schedule indicating how obligation will be accomplished within the extension period requested. 2
- accordance with this time frame above shall not be presented to original or extended permit expiration date, whichever is applicable. A request for extension which is not submitted in pe received by the State Board no later than ten days before the A request for extension shall be made in writing and shall the State Board for action. 6
- ಭ assure that the State Board is in receipt of the request for AGENCY NOTE: It is the responsibility of the permit holder extension within the prescribed time frames. 4
- he State Board shall evaluate the information submitted in making Denial by the State Board of an extension request shall constitute the final State Board decision and is not subject to affirmative votes are required for approval of an extension. its determination whether to grant the extension. Seven administrative appeal. 6

Section 1130.740 Renewal of a Permit

of date A project must be completed no later than two years from the obligation.

- completed within the two year completion period. A permit renewal of The State Board may renew a permit if the project has not been shall not exceed 12 months, commencing on the expiration date the original completion period (two years from the date of obligation). a)
- The request for permit renewal shall be in writing and include the following information: 9
- the duration of the renewal requested, =
- be a status report on the project detailing what percent has a summary of project components yet to been completed and finished, and 5)
- a statement as to the reasons why the project has not been completed. 3)

NOTICE OF PROPOSED RULES

c) The State Board will evaluate the information submitted in making its determination whether to approve the request for renewal. Seven affirmative votes are required to approve a renewal. Denial of a permit renewal shall be subject to appeal under the provisions of 77 Ill. Adm. Code 1180; Administrative Hearings.

Section 1130.750 Alteration of a Project for Which a Permit Has Been Issued

A permit is valid only for the defined construction or modification, equipment, site, amount and person(s) named in the application.

- a) If a permit holder proposes to alter a project for which a permit has been issued, a request for alteration must be submitted to the State Board. Such a request must contain a description of the proposed alteration and must address all applicable review criteria related to the alteration.
- b) The following proposed alterations require approval by the State Board:
- 1) a change in the approved number of beds or stations; or
 - a change in the categories of service approved; or
- a change in the square footage of the project if such change increases the exterior dimensions of the project; or
- an increase in the cost of the project which exceeds ten percent of the original approved permit amount; or
- 5) an increase in the amount of funds to be borrowed; or
- b an increase in the revised permit amount previously approved.

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- The State Agency shall review the request for compliance with the review criteria and submit its findings to the State Board. If additional information is needed by the Agency to perform a review of the request, the permit holder shall be notified in writing.
- 2) A request for alteration reviewed by the State Board is subject to the provisions of 77 III. Adm. Code 1110, 1210.30, 1230, Subparts D and E; and/or 1240, Subparts D and E, which are applicable to the individual project. Any proposed alterations to a project which would, when taken as

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a separate component, require a permit under the Act, shall not be subject to review under this section but shall require a new application.

- d) Upon approval of a request for alteration, the Agency shall revise the permit to reflect the alteration and shall adjust all inventories accordingly.
- e) Decisions on requests for alteration shall be transmitted, in writing, to the permit holder by the Executive Secretary.
- Seven affirmative votes are required for approval of an alteration. The approval or denial of a request for alteration constitutes the State Board's final administrative decision.

Section 1130.760 Annual Progress Reports

- a) Each permit holder shall submit to the Agency on or no more than 30 days before the anniversary date of permit issuance, annual progress reports until such time as the project is completed.

 A Such reports shall include:
- 1) current status of the project; and
- 2) cost and progress to date; and
- 3) the schedule of construction stages to completion; and
- 4) the anticipated date of completion.
- b) Failure to provide the required annual progress reports will result in future applications being considered incomplete until the required reports are received by the Agency.

Section 1130.770 Project Completion, Final Realized Costs and Cost Overruns

Each permit holder is to notify the State Agency regarding completion of the project.

forms provided by the Agency unless there was no project cost.

The report shall be certified by an independent auditor and by the chief executive officer of the facility. The report shall be filed no later than 60 days after the end of the fiscal year audit after construction or modification has been concluded. Failure to file this report will result in subsequent applications for permit filed by the permit holder to be incomplete until such report is filed.

NOTICE OF PROPOSED RULES

If the final realized cost exceeds the originally approved permit amended by more than ten percent, the amount over ten percent shall be considered a cost overrun without permit unless subsequently approved by the State Board. For projects which have been altered and been approved for a revised permit amount, any amount of the final realized cost which exceeds the revised permit unless subsequently approved by the State Board.

Section 1130.780 Revocation of a Permit

- Revocation proceedings shall be initiated by the State Board for any of the following reasons:
- The project for which the permit was granted has been altered without approval of the State Board;
- The permit holder has failed to comply with the authorization to obligate requirements;
- 3) There has been a change in the amount for which the permit was granted which was not approved by the State Board; or
- 4) There has been information submitted by the permit holder that is false and material to the issuance of the permit or completion of the project.

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- If at any time the Agency has information that a reason for revocation of a permit exists pursuant to Section 1130.780 a), the Agency shall provide the permit holder written notification of the allegations and of the date, time and place when such allegations will be reviewed by the State Board. The permit holder will be afforded 30 days following receipt of the Agency notification to prepare and submit a written response to the allegations, which will be submitted along with the Agency report to the State Board for review.
- AGENCY NOTE: It is the responsibility of the permit holder to assure that the Agency is in receipt of the written response within the prescribed time frame.
- c) If after reviewing the allegations and the permit holder's response, if any, the State Board determines that a basis for revocation exists, it shall issue and transmit to the permit holder a "Notice of an Intent to Revoke" a permit.

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

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NOTICE OF PROPOSED RULES

- d) The permit holder may request an administrative hearing by filling a written request with the Chairman within 30 days of receipt of the "Notice of Intent to Revoke" a permit pursuant to 77 Ill. Adm. Code 1180. The administrative hearing shall be conducted in accordance with 77 Ill. Adm. Code 1180.
- e) If at the end of the 30-day period the permit holder has not responded or requested an administrative hearing the State Board shall at its next regularly scheduled meeting act on the matter of the revocation of the permit. If an administrative hearing has been held, the State Board shall act on the matter of the revocation of the permit following the submission of the hearing officer's report.
- f) If the State Board orders the revocation of a permit, the Executive Secretary shall transmit the decision to the permit holder by certified mail or shall serve it personally on the permit holder. All inventories shall be amended to indicate the elimination of the proposed project.
- g) The decision by the State Board on the revocation of a permit constitutes its final administrative decision and shall be subject to the provisions of the Administrative Review Act.

SUBPART H: DECLARATORY RULINGS

Section 1130.810 Declaratory Rulings

The State Board shall render determinations on various matters relating to permits and the applicability of the statute and regulations. Requests for determination shall be made in writing. Pursuant to Section Nine of The Illinois Administrative Procedure Act (III. Rev. Stat. 1987, ch. 127, par. 1009), such determinations are declaratory rulings and are not subject to appeal.

The following matters shall be subject to declaratory rulings by the State Board:

- a) reviewability of a proposed transaction;
- b) corrections to the facility inventories utilized by the State Board;
- c) recognition that a particular service was in existence prior to permit requirements;
- d) amount of fees required;

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- e) project classification as substantive or non-substantive; and
- f) applicability of rules.

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NOTICE OF PROPOSED REPEALER

- 1) Heading of the Part:
- Processing an Application for Permit & Validity of Permits
- 2) Code Citation:

77 Ill. Adm. Code 1160

Proposed Action:	Repeal																										
Section Numbers:	1160.110	1160.120	1160.210	1160.220	1160.230	1160.310	1160.410	1160.420	1160.430	1160.440	1160.450	1160.510	1460.520	1160.530	1160.610	1160.620	1160.630	1160.640	1160.650	1160.710	1160.720	1160.730	1160.740	1160.750	1160.760	1160.770	APPENDIX A

4) Statutory Authority:

Illinois Health Facilities Planning Act Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

5) A Complete Description of the Subjects and Issues Involved:

Proposed repeal of Part 1160 to be replaced win new set of procedural regulation in proposed Part 1130. No anticipated economic effect on facilities due to replacement. Repeal anticipated to be effective in March 1990.

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DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

NOTICE OF PROPOSED REPEALER

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes No X

7) Does this Rulemaking contain an Automatic Repeal Date? Yes ____ No _X_

If "yes," please specify the date:

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes No X

If "yes," please specify type: 6.02(a) or 6.02(b)

9) Are there any other Proposed Amendments Pending on this Part?

Yes No X

If Yes:

Section Numbers

Ill. Reg. Citation

Proposed Action

10) Statement of Statewide Policy Objectives:

Please specify:

The development of a Certificate of Need program which is effective in controlling health care costs through the review of capital and service projects. No impact on local government anticipated as regulations will be replaced in new Part 1130.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

A public hearing will be held on December 6, 1989 at 1:30 p.m. The hearing will be held at the Hyatt Regency Chicago, 151 East Wacker, Chicago, Illinois.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

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Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

- 12) Initial Regulatory Flexibility Analysis:
- A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

October 31, 1989

B) Type of Small Businesses Affected:

None

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None

D) Types of Professional Skills Necessary for Compliance:

None

The full text of the Proposed Repealer begins on the next page:

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	FACILITIES	
PUBLIC HEALTH	DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES	PLANNING BOARD
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TITLE 77:	DEPARTMENT	П
	: II	
	CHAPTER II:	

SUBCHAPTER b: OTHER BOARD RULES

PART 1160 PROCESSING AN APPLICATION FOR PERMIT & VALIDITY OF PERMITS

SUBPART A: AUTHORITY

Section 1160.110 Statutory Authority and Definitions 1160.120 Public Hearings and Effective Date				
		and Definitions	Effective Date	
1160.110 1160.120		Statutory Authority	Public Hearings and	
	Section	1160.110	1160.120	

SUBPART B: APPLICABILITY AND EXEMPTIONS

Persons Required to Obtain a Permit From the Illinois Health Facilities Planning Board	Exemptions Review Thresholds in the Certificate of Need Process	SUBPART C: FILING AN APPLICATION FOR PERMIT	
Section 1160.210	1160.220		Cortion

Initial Application 1160.310

SUBPART D: PROCESSING AN APPLICATION FOR PERMIT

	Classification of an Application				Organizations	Responsibilities of the State Board	SUBPART E: REVIEW OF AN APPLICATION			Certificate of Need Process	Review Schedule	
Section	1160.410	1160.420	1160.430	1160.440		1160.450		Section	1160.510	1160.520	1160.530	

STATE BOARD DECISIONS SUBPART F:

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Findings	Health S
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State Board Decisions Contrary to the Findings of the Areawide	Health Planning Organization State Board Decisions Contrary to the Health Systems Plan
oard Decisio	Health Planning Organization State Board Decisions Contrar
State B	Health State B
Section 1160.610	1160.620

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NOTICE OF PROPOSED REPEALER

Denial of an Application

1160.630

Written Findings Reconsideration of a Decision of the State Board	SUBPART G: VALIDITY OF PERMITS	Length of Time for Which a Permit is Valid Submission of Annual Report to the Agency and the State Board Revalidation with Financial and Economic Feasibility Requirem	
1160.640 1160.650		Section 1160.710 1160.720 1160.730	

Revalidation with Financial and Economic Feasibility Requirement Obligation of a Project for which a Permit has been Issued Extension of the Obligation Period Alteration of a project for which a permit has been Approved and Issued by the State Board

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APPENDIX A Overview of the Certificate of Need Process

Revocation of a Permit

1160.770

AUTHORITY: Implementing and authorized by the Illinois Health Facilities Planning Act (Ill. Rev. Stat. 1985, ch. 111 1/2, pars. 1151 et seq.)

SOURCE: Third Edition adopted at 3 III. Reg. 17, p. 31, effective April 27. 1979; amended at 4 III. Reg. 4, p. 231, effective January II, 1980; amended at 4 III. Reg. 42, p. 106, effective October 8, 1980; amended at 5 III. Reg. 5005, effective April 21, 1981; Fourth Edition adopted by emergency action at 6 III. Reg. 6909, effective August 30, 1982, for a maximum of 150 days; adopted at 6 III. Reg. 19540, effective August 30, 1982; Fifth Edition adopted at 8 III. Reg. 19540, effective September 28, 1984; amended at 9 III. Reg. 7931; effective May 13, 1985; amended at 11 III. Reg. 9308, effective April 30, 1987; amended at 11 III. Reg. 15643, effective September 14, 1987; amended at 12 III. Reg. 5449, effective February 15, 1988; repealed at 14 III. , effective

SUBPART A: AUTHORITY

nning

Section 1160.110 Statutory Authority and Definitions

- This Part is prepared and promulgated by authority granted to the Illinois Department of Public Health (State Agency) and to the Illinois Health Facilities Planning Board (State Board) under Public Act 78-1156, the Illinois Health Facilities Planning Act as amended (The Act) (Ill. Rev. Stat. 1983, ch. 111 1/2, pars. 1151 a)
- The definitions for the terms utilized in this Part may be found in the "Act" and in 77 Ill. Adm. Code 1100, Subpart B, General Defintions and 77 Ill. Adm. Code 1110, Subpart A, General Applicability and Project Classification. Q

Section 1160.120 Public Hearings and Effective Date

NOTICE OF PROPOSED REPEALER

- provisions of Section 12 of the Act. Copies of the Public Hearing records are available for inspection at the Official Headquarters of the State Board at 525 West Jefferson Street 3rd Floor, Public Hearings on this Part were held in accordance with the Springfield, Illinois 62761. a)
- Applications for permit received prior to the effective date of this Edition of Part 1160, shall be processed in accordance with the provisions of the appropriate Edition of other Parts of the State Board in effect at the time that the application is deemed complete (pursuant to Section 1160.530). 9

SUBPART B: APPLICABILITY AND EXEMPTIONS

Section 1160.210 Persons Required to Obtain a Permit From the Illinois Health Facilities Planning Board

- establish a health care facility or acquire major medical equipment (as defined in Section 5 of the Act states that no person shall construct, modify or the Act) without first obtaining a permit or exemption from the State Board. (P
- A permit shall be obtained prior to the construction or modification of a health care facility which:
- the Illinois Health Facilities Planning Board). No person shall incur an obligation for a capital expenditure for any project subject to review pursuant to the Act, without first obtaining a permit for that capital expenditure. An obligation for a capital 925.280 of the State Board, Rules of Organization of expenditure minimum (as defined in 2 III. Adm. Code expenditure is considered to be incurred by or on Requires a total capital expenditure in excess of the capital behalf of a health care facility: A)
- When a contract, enforceable under State law, is entered into by or on behalf of a health care facility for the construction, acquisition, ease or financing of a capital asset; or -
- the health care facility as its own contractor; funds for a construction project undertaken by facility takes formal action to commit its own When the governing board of the health care 11)
- On the date on which a gift (donated property which would constitute a capital expenditure which would require a permit) is tendered, 111)

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received or completed, whichever is first; or

- operation of the facility by construction or modification, including acquisition or alteration of equipment. Substantial changes in scope or functional operation of the facility are Substantially changes the scope or changes the functional limited to: 8
- The institution of an additional or different category of service (as defined in 77 Ill. Adm. Code 1110, Subpart A and Subpart B); or -
- defined in 77 Ill. Adm. Code 1100, Subpart A and 77 Ill. Adm. Code 1110, Subpart B, The Illinois Health Care Facilities Plan) with a proposed annual operating cost of more than the "Annual Operating Cost Minimum" as defined in 2 Ill. Adm. Code 1925, Section 1925.280 of the State The institution of a new health service (as Board: or 1:
- decreasing the total number of beds or by distributing beds animal Changes the bed capacity of a health care facility by increasing on physical facility or site to another by more than 10 beds or more than 10% of total bed capacity as defined by the State Bound. various categories of service or by relocating beds from one whichever is less, over a 2 year period; or 0
- cateogory of service. "Discontinuation" of a health care facility, in whole or in part, is included in the definition of "Construction or Modification." A service, unless that "discontinuation" is the result of revocation of license or denial of license renewa expenditure is for the capital expenditure minimum "discontinuation" of a facility or a category of permit is required even if the attendant capital less or even if there is no capital expenditure. Proposes to "Discontinue" an entire facility or application for permit is required for total by a State or local regulatory agency; or 6
- unless an exemption has been granted in accordance with the provisions of Section 1160.220. Involves a change in the ownership of the facility â
- been granted in accordance with the provisions of Section 1160.220 the acquisition of major medical equipment unless an exemption has In addition a permit is required if the proposed project involves 9

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Section 1160.220 Exemptions

- a) Who can apply for Exemption.
- The Act provides for the issuance of exemptions to the review process but limits those exemptions to the following, providing that the provisions of subsection (b), below (Request for Exemption) or 77 Ill. Adm. Code 1150.450 (Certificate of Need for Health Maintenance Organizations) have been followed:
- Acquisition of major medical equipment which will not be owned by, or located in, a licensed, certified under Title XVIII of the Social Security Act (42 U.S.C. 1395) or Title XIX of that Act (42 U.S.C. 1396) or state operated health care facility and will not be used to provide services to the inpatients of licensed, certified under Title XVIII of the Social Security Act (42 U.S.C. 1395) or Title XIX of that Act (42 U.S.C. 1396) or state operated health care facility; and
- The change in ownership of an existing licensed, certified under Title XVIII of the Social Security Act (42 U.S.C. 1395) or Title XIX of that Act (42 U.S.C. 1396) or state operated health care facility providing that the number of beds in the facility or the services provided by the facility are not substantially changed (See Section 1160.210(a)(1)(b) and (C).
- If the conditions specified in this Section 1160.220 are not met and an exemption is not secured for either of the above transactions, a permit must be obtained prior to obligation of the project. Exemptions will not be issued for projects which have been obligated prior to obtaining an exemption.
- b) Request for Exemption. In accordance with Section 6 of the Act, the following process is established by the State Board for requesting an exemption from the review process:
- 1) Acquisition of Major Medical Equipment.

Prior to any person (including a Health Maintenance Organization) entering into a contract to acquire major medical equipment which will not be owned by or located in a licensed, certified under Title XVII of the Social Security Act (42 U.S.C. 1395) or Title XIX of that Act (42 U.S.C. 1395) or Title XIX of that Act (42 U.S.C. 1396) or state operated health care facility, the person must file a request for exemption with the State Agency and

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the Areawide Health Planning Organization in which the equipment is to be located. The Request for Exemption must include at least the following:

- A) The name of the person proposing to acquire the equipment;
- B) Identification of the equipment to be acquired;
- C) The location where the equipment will be installed; and
- provide services to the inpatients of a licensed, certified under Title XVIII of the Social Security Act (42 U.S.C. 1395) or Title XIX of that Act (42 U.S.C. 1396) or state operated health care facility.
- Change in the Ownership of a licensed, certified under Title XVIII of the Social Security Act (42 U.S.C. 1395) or Title XIX of that Act (42 U.S.C. 1396) or state operated Health Care Facility.

Prior to any person (with the exception of an HMO which shall be subject to the exemption procedures for "change in ownership" as outlined in 77 III. Adm. Code 1150) acquiring or entering into a contract to acquire an existing licensed, certified under Title XVIII of the Social Security Act (42 U.S.C. 1395) or Title XIX of that Act (42 U.S.C. 1396) or state operated health care facility other that an HMO, the person must file a request for exemption with the State Agency and the Areawide Health Planning Organization in which the facility to be acquired is located. The Request for Exemption must include at least the following:

- A) The name of the person proposing to acquire the facility;
- B) The name and location of the existing facility to be acquired;
- A listing of the Categories of Service currently provided by the facility and the number of beds by Category of Service; and
- D) Assurance that the number of beds in the facility or the services currently provided by the facility will not substantially change.
- 3) The "Request for Exemption" form should be utilized for all exemption requests and is available upon request from the

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State Agency.

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- the State Board shall evaluate the request and either issue an Exemption or advise the person, in writing, that the Exemption is denied, the reasons for that denial and that an application for permit is required. The State Board shall approve all Requests review the request to see if any additional information is required. Within 30 days following the receipt of the request, Upon receipt of a Request for Exemption the State Agency shall for Exemption which comply with the provisions of Section 1160.220(b).
- shall be valid for 12 months following issuance of the exemption. The exemption holder must advise the State Agency of the date of the change of ownership or the date of obligation for the acquisition of major medical equipment. If action is not taken and reported to the State Agency within the 12 month period, the Length of time for which an exemption is valid. An exemption Exemption shall be null and void. ê
- Attorney or the Attorney General pursuant to Section 14 of the Act. Any person failing to obtain an Exemption or permit shall be subject to all sanctions afforded to the Board under The Health Facilities Planning Act, at the discretion of the county State's (e

Section 1160.230 Review Thresholds in the Certificate of Need Process

"Capital Expenditure Minimum" a)

due expenditures other than major medical equipment, which shall be annually adjusted to reflect the increase in construction costs due to inflation. The "Capital Expenditure Minimum" for major medical equipment is established as \$400,000. On May 5, 1983, June 8, 1984, and April 11, 1985, the State Board reviewed the to the lack of any inflation date for equipment, reaffirmed the "Capital Expenditure Minimum" for major medical equipment and, Capital Expenditure Minimum means \$600,000 for all capital amount at \$400,000

"Annual Operating Cost Minimum" q

Annual Operating Cost Minimum means \$250,000 which shall be annually adjusted to reflect the increase in costs due to inflation.

Expenditure Minimum" for all capital expenditures other than major medical equipment as \$691,138 and the adjusted "Annual Operating Cost Minimum" as \$287,974. Both adjustments are On June 3, 1982, the State Board established the "Capital made in accordance with the provisions of HHS Program 2

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Information Letter 82-15 dated April 28, 1982.

- Expenditure Minimum" for all capital expenditures other than major medical equipment as \$695,285 and the adjusted "Annual Operating Cost Minimum" as \$289,702. Both adjustments are On May 5, 1983, the State Board established the "Capital made in accordance with the provisions of HHS Program Information Letter 83-09 dated April 22, 1983. 5
- On June 8, 1984, the State Board established the "Capital Expenditure Minimum" for all capital expenditures other than major medical equipment as \$714,000 and the adjusted "Annual Operating Cost Minimum" as \$297,000. Both adjustments are made in accordance with the provisions of HHS Program Information Letter 84-14 dated May 30, 1984 3
- Expenditure Minimum" for all capital expenditures other than major medical equipment as \$736,200 and the adjusted "Annual Operating Cost Minimum" as \$306,750. Both adjustments are On April 11, 1985, the State Board established the "Capital published by HHS in the Federal Register (50 FR 14027) on made in accordance with the provisions of a "Notice" Tuesday, April 9, 1985. 4
- Expenditure Minimum" for all capital expenditures other than major medical equipment, shall be \$760,495 and the adjusted HHS notification to Illinois of changes in the Department of Commerce Composite Construction Cost Index dated August 26, On October 5, 1986 the State Board established the "Capital adjustments are made in accordance with the provisions of "Annual Operating Cost Minimum" shall be \$316,873. Both 2

SUBPART C: FILING AN APPLICATION FOR PERMIT

Section 1160.310 Initial Application

- appropriate Parts of the State Board Rules that are applicable to the individual project. The manner in which the application is to be completed and the appropriate Parts (77 III. Adm. Code 1110; 77 III. Adm. Code 1210.30; 77 III. Adm. Code 1230, Subparts D and E; and/or 77 III. Adm. Code 1240, Subparts D and E; The application must be completed in accordance with the may be obtained by consultation with the Agency. a)
- Notice of Intent. â
- The State Board requires that each applicant proposing a project which would be classified as "Substantive" as defined in 77 Ill. Adm. Code 1110.140, submit a "letter or 2

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NOTICE OF PROPOSED REPEALER

Areawide Health Planning Organization for the area in which the proposed project is to be located. No application shall be deemed complete unless such "letter or notice of intent" has been forwarded to the State Agency and the Areawide Health Planning Organization, has been on file with those agencies for at least 30 days and complies with the provisions of Section 1160.530.

- Such "letters or notices of intent" must include at least the following:
- A) A brief description of the project;
- B) The estimated project cost, and
- C) The anticipated date of submission of the application.
- 3) Ail "letters or notices of intent" shall be retained on file by the State Agency for a pc. od of 12 months from the date of receipt at which time such letters shall be deemed invalid.

SUBPART D: PROCESSING AN APPLICATION FOR PERMIT

Section 1160.410 Classification of an Application

- a) An application for permit is classified as:
- 1) Substantive;
- 2) Non-Subtantive; or
- 3) Emergency.
- b) Definitions of each classification in relationship to specific projects, may be found by consulting 77 III. Adm. Code 1100 and 1110, The Illinois Health Care facilities Plan, of the State Board

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Section 1160.420 Batching of Applications

Batch Categories. Substantive projects shall be batched into categories and considered in relation to each other according to the following characteristics:

- a) Health Service Area.
- b) Project Scope;
- 1) Bed expansion or reduction projects,

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- 2) Modernization,
- Category of Service Establishment,
- 4) Equipment acquistion.
- c) Category of Service Affected

Section 1160.430 Responsibilities of the State Agency

- a) The State Agency shall:
- Transmit a complete copy of the application and the review schedule to the Areawide Health Planning Organization serving the area in which the applicant's facility is located.
- Notify the contiguous Areawide Health Planning organizations in writing of the receipt of the application and provide a copy of the application, if requested to do so.
- 3) Transmit a copy of the application (or such part thereof as may be necessary) to offices of the Department of Public Health or any other agencies or organizations that have requested to provide input to the agency's review.
- 4) Notify the applicant of the start of the review process and forward to the applicant, a copy of the review schedule, established pursuant to the requirements of the application process set forth in this Part.
- 5) If the State Board has not recognized an Areawide Health Planning Organization in the area (pursuant to 77 111. Acm. Code 1170), the Agency shall perform the functions outlined in Section 1160.440.
- A) Shall evaluate the application for compliance with the Review Criteria applicable to the specific project contained in the appropriate Part or Parts of the State Board Rules (77 III. Adm. Code 1110; 1210; 1210.30; 1230, Subparts D and E; and/or 1240,
- Shall receive and transmit the reviews and findings of all other organizations and agencies that it affords an opportunity to review the applications to the State Board. The Agency's review report and findings, together with copies of the reports and findings of

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other reviewing organizations and agencies shall be transmitted, through the Executive Secretary, to the State Board no later than 10 calendar days prior to the State Board Meeting at which the State Board is scheduled to make its determination on the application.

Transmit its report and findings on a review of an application, to the applicant at least 10 calendar days prior to the meeting of the State Board.

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- 1) If a public hearing is requested in accordance with the provisions of 77 III. Adm. Code 1200, Public Notice of Opportunity For Public Hearing and Public Hearing Procedures, there shall be no "ex parte" contacts (after commencement of the hearing) between:
- Any person acting on behalf of the applicant or holder of a permit or any person in favor of withdrawal of a permit; and
- B) Any person in the State Agency who exercises any responsibility respecting the application or withdrawal.
- with respect to a pending application subsequent to the commencement of a public hearing, the term "ex parte" contact or communication shall mean, in accordance with the Federal Administrative Procedure Act (5 U.S.C. 551 (14)) an oral or written communication not on the public record with respect to which reasonable prior notice to such parties (who have requested in writing notification to the State Agency) is not given. Such Notice must be provided on or before the date of the public hearing. "Ex parte" contact shall not include requests for status reports on any matter or proceeding.
- hearing that are placed in the record or documented in the project file, are not considered "ex parte" and are not prohibited. If the public hearing authority has been delegated to the Areawide Health Planning Organization, the prohibition regarding "ex parte" confacts with the State Agency, applies after the commencement of the hearing by the Areawide Health Planning Organization.

on 1160.440 Responsibilities of the Recognized Areawide Health Planning

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The recognized Areawide Health Planning Organization:

- Any transmit, within 5 calendar days, a complete copy of the application to the federally-recognized Professional Standards Review Organizations (if any) in the area and to all local health planning organizations and agencies that the Areawide Health Planning Organization has agreed to submit applications to for review and comment. Reports of such organizations and agencies must be included, along with the report of the Areawide Health Planning Organization, to the State Board.
- Agency, and all other interested parties and organizations, the Agency, and all other interested parties and organizations of the opportunity for a public hearing. If a public hearing is requested, the Areawide Health Planning Organization shall notify the same persons and organizations (as previously listed), of the time and place of the public hearing to be held on each application for permit. The public hearing shall afford all interested parties the opportunity to present written and/or oral comments which shall become a part of the record and be transmitted to the Agency and the State Board.
- State Board, through the Executive Secretary, no later than 20 calendar days prior to the State Board Meeting at which the State Board is scheduled to make its determination on the application. Failure to transmit copies of reports and findings to the State Agency in the prescribed time period shall result in the Areawide Health Planning Organization taking the responsibility of transmitting all reports and findings of their agency directly to State Board members no less than 10 days prior to the State Board Meeting.
- d) Must transmit a copy of its report and findings on the review of an application to the applicant.

Section 1160.450 Responsibilities of the State Board

- a) The State Board will review all applications to determine conformity with the rules of the State Board and render a decision as to the need for the proposed project within the prescribed review period. The State Board shall not approve any project which is inconsistent with the stated goals and objectives of the State Health Plan (SHP) (as defined in P.L. 93-641, The National Health Resources and Development Act (42 U.S.C. 216, Sections 1501-1532 and 42 U.S.C. 330k-1 through 300h-1)) unless the proposed project has been classified under the emergency classification as outlined in 77 III. Adm. Code III0.40.
- b) If the State Board fails to make a decision within the prescribed

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review period, the applicant may seek relief under Article XIV of the Code of Civil Procedure (III. Rev. Stat. 1983, ch. 110, pars 14-101 through 14-109)

Amended at 9 Ill. Reg. 7931, effective May 13, 1985)

SUBPART E: REVIEW OF AN APPLICATION

Section 1160.510 Procedural Requirements

within the shortest practicable time. Any contiguous Areawide Health Planning Organizations who wish to conduct a review on an application, should conclude their review in time to make such reviews available to the primary Areawide Review Period. It is the intent of the State Board that all reviewing organizations and agencies conclude their reviews and report their findings Health Planning Organization and the State Agency. Time frames are:

- Applications for Permit for Health Maintenance Organizations (HMO:S). No review by the Agency for projects of a Health Maintenance Organization (HMO), shall exceed 90 days from the date that the application is deemed $\cos \pi$ lete by the Agency pursuant to Section 1160.530. The review by the Areawide Health Planning Organization shall not exceed 60 days from the date that the application is deemed complete by the Agency.
- Emergency Applications. Emergency applications will be processed within 3 days. Initial application may be made verbally or by telegram to the Agency. The Agency shall consult with the recommendations regarding the emergency classification. The Agency, upon receiving the concurrence of the Chairman (or in the absence of the Chairman the Vice-Chairman), is authorized to give verbal approval. Both shall be followed by written application and written approval. This procedure is exempt from the public hearing Areawide Health Planning Organization and consider its requirements of the Act. 9
- permit which has been classified as "Non-Substantive" shall exceed 60 days from the date that the application is declared complete by the Agency. The Non-Substantive Applications. No review of an application for determination at the first practicable State Board Meeting. State Board shall review the application and make its G
- date that the application is deemed complete by the Agency. The Areawide Health Planning Organization shall be allowed at least 60 days for the review of an application. The State Board shall Substantive Applications. The review period for a substantive application for permit shall not exceed 120 calendar days from the review and take action on the application within the 120 day review period ô

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Certificate of Need Process Section 1160.520 An overview of the Certificate of Need process is found in Appendix A.

Section 1160.530 Review Schedule

- Completeness Review. (P
- shall make a determination as to whether the application is: Upon receipt of an application for permit, the State Agency
- Subbarts D and E), submitting the required fee (as outlined in 77 III. Adm. Code 1190, Permit Application Fees) and submitting at least one copy of the Criteria applicable to the individual project (77 Ill. Adm. Code 1110; 1230 Subparts D and E; and/or 1240, Complete as submitted by addressing all Review application form with original signatures; or Q
- Incomplete, requiring submission of additional information or documentation. 8
- THE AGENCY SHALL NOTIFY THE APPLICANT IN WRITING, WITHER WORKING DAYS, OF ITS DECISION AND IN THE CASE OF AN INCOMPLETE APPLICATION, THE REASONS AS TO WHY THE APPLICATION IS NOT COMPLETE.
- If complete, the date of notification initiates the reliem period. If incomplete, the applicant shall be allowed 3. (ninety) days from the date of the notification of 10 (ten) working days from receipt of all information the State Agency finds that the application is incomplete or if the information has not been submitted within the necessary information in order to complete the application Upon receipt of all additional information requested, the completeness and notify the applicant of its decision **** allotted 90 day period, the application shall be null and incompleteness from the State Agency, to provide all State Agency shall re-review the application for
- extension of the review period in order to provide additional information or data in support of the project. The State Agendy. Upon receipt of a written request for such extension, shall extend application no later than the second State Board meeting after the the review period. Such written request shall include the lengen of the requested extension, not to exceed 60 days. No extended review period shall exceed 180 days from the date an application is declared complete. The State Board shall take action on the Extension of the Review Period. An applicant may request an 9

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date of the extended review period.

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- to modify an application at any point in the review process. Modification of an application shall be defined as a change in the Modification of an Application. The statute allows an applicant scope, function, site (within a planning area) or cost of a proposed project.
- copy of the modification shall be forwarded to the Areawide Health modify an application during the review or extended review period, the State Agency shall, after conferring with the Areawide Health Planning Organization, review the modification pursuant to the Review Criteria Contained in 77 III. Adm. Code 1110; 77 III. Adm. Code 1230, Subparts D and E; and/or 77 III. Adm. Code 1240, Subparts D and E; and submit its findings to the State Board. A Planning Organization for its review. The Agency shall extend the State Board shall take action on the modified application no later than the second State Board meeting after the date of the extended Modification during the review period. If an applicant elects to review period for a time not to exceed 60 calendar days. The review period.
- "Intent-To-Deny". (e
- certified mail a notice of its opportunity to appear before application for permit, the State Board shall, through the Executive Secretary, advise the Areawide Health Planning Organization of this action and of the applicant's opportunity for a hearing and forward to the applicant by When the State Board issues an "Intent-to-Deny" an the State Board. 2
- opportunity to appear, as to whether or not the applicant In response to the above actions of the State Board, the applicant shall notify the State Board, in writing and within 10 working days of receipt of its notice of does intend to appear. 5
- The following timetable shall occur in relation to the actions taken by the applicant: 3
- opportunity to appear, then the application shall be appear before the State Board or does not respond within 10 working days of receipt of the notice of If the applicant responds by waiving the right to a
- information shall be submitted, then the State Board will take action on the application at its next If the applicant indicates that no additional 8

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- Planning Organization have changed. The project shall period of 60 days to submit such material. The State Agency and the Areawide Health Planning Organization shall be allowed up to 60 days following the receipt of all material to determine if the State agency be taken to the next State Board Meeting for action If the applicant indicates that its response shall take the form of the submission of additional documentation, the applicant shall be afforded a findings or the findings of the Areawide Health following the State Agency review. 0
- If the applicant chooses to modify the application, the applicant shall be afforded 60 days to submit the modified application; and the Agency shall be given an additional 60 days to review the revised application. 6
- receiving an "Intent-To-Deny" must be presented to the State Board for action no later than 150 days from the date the applicant has received notice of the "Intent-To-Deny" or the second Board meeting following the 150 day period. Failure to proceed within this time period will result in the application being null and Duration of the "Intent-To-Deny" Period. Any application 4
- applicant's request, grant one deferral to a project which has received an "Intent-To-Deny" and which is scheduled for State Board consideration. Such deferral shall be to the next scheduled State Board meeting. No deferral shall be allowed which extends the review period beyond the 150 day "Intent-To-Deny" duration Deferrals. An applicant with a proposed project which has received an "Intent-To-Deny" may desire to defer State Board consideration. The State Board or State Agency shall, at the 6
- proposed project during the review period, extended review or after an "Intent-To-Deny" has been issued and such change in site will move the location of the proposed project into a planning initially proposed, the application shall be considered "null and void". To receive consideration, the applicant must submit a new information. The applicant shall be subject to all rules, fees, Change in Site. If an applicant elects to change the site of a application reflecting the new location and all other required regulations and need projections in effect at the time the new area other than the planning area in which the project was application is complete. 2

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Section 1160.610 State Board Decisions Contrary to the Findings of the Areawide Health Planning Organization

inconsistancy and that organization shall be afforded an opportunity for hearing before a hearing officer, who is appointed by the State Board. Such hearing shall be conducted in accordance with the rights of the Areawide Health Planning Organization to appeal the decision. of the Areawide Health Planning Organization, that organization (and the applicant) shall the provisions specified in Section 10 of the Acr. It should be noted that approval of an application and the issuance of a permit in this instance, is subject to Whenever the State Board renders a decission on an application which is contrary to the finding be provided (within 10 working days) a written, detailed statement of the reasons for the

Section 1160.620 State Board Decisions Contrary to the Health Systems Plan

At such time that the State Board renders a decision on an application that is contrary to the goals of the appropriate Health Systems Plan (HSP) and/or to the listed priorities of the appropriate Annual Implementation Plan (AIP), the nconsistencies (a copy simultaneously being Forwarded to the applicant). organization a written detailed statement outlining the reasons for such State Board shall submit to the appropriate areawide health planning

Section 1160.630 Denial of an Application

- If after the provisions of Section 1160.530(e) have been followed, certified mail. Such decision is subject to an administrative hearing in accordance with 77 III. Adm. Code 1180.10 through the State Board makes a decision to deny an application for permit, the decision shall be transmitted to the applicant by 1180.200 of the rules of the State Board. a)
- the applicant, the State Board shall make its final administrative decision, specifying its findings and conclusions. The Executive Secretary shall transmit the decision to the applicant by certified On the basis of such administrative hearing, or upon default of mail or shall serve it personally on the applicant. â

Section 1160.640 Written Findings

- Human Services. A copy of the written findings shall be available at the Office of the State Board for public inspection and copies shall be made available to interested parties upon written request. The State Board shall state the basis for its final decision on an application for permit, in a written report and shall forward a copy of such findings to the applicant, the affected Areawide Health Planning Organization and the Department of Health and à
- Written findings for all projects involving inpatient facilities, shall detail the extent to which the project has met the following 9

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pursuant to the Review Criteria in 77 III. Adm. Code 1110; 77 III. Adm. Code 1210.30; 77 III. Adm. Code 1230, Subparts D and E; and/or 77 III. Adm. Code 1240, Subparts D and E (where applicable):

- The extent to which the project has been found to be needed, including the need that the population served or to be served, has for the services to be offered or expanded; 2
- other underserved groups) are likely to have access to the particular - low income persons, racial and ethnic minorities, women, handicapped persons, the elderly and The extent to which all residents of the area (in services proposed to be offered; 5
- In the case of a reduction or elimination of a service (discontinuation), including the relocation of a facility or a service, the extent of need that the population presently served has for the service, the extent to which that need will then be met adequately by the proposed relocation or by alternate arrangements, and the effect of the reduction, elimination or relocation of the service on the ability of low income persons, racial and ethnic minorities, women, handicapped persons, the elderly and other underserved groups to obtain needed health care; 3
- obtaining equal access to health services as identified in the applicable Health Systems Plan (HSP), Annual Implementation Plan (AIP) and State Health Plan (SHP) (as defined in P.L. 93-641, the National Health Resources and Development Act (42 U.S.C. 216, Sections 1501-1532 and 62 U.S.C. 300k-1 through 300h-1), as deserving of priority; The contribution of the project in meeting the health related needs of members of medically underserved groups which have traditionally experienced difficulties in 4
- The accessibility of the facility, as a whole, inclyding consideration of at least the following; 2
- currently use the applicant's services in comparison to the percentage of the population in the applicant's The extent to which medically underserved populations extent to which medically underserved populations are Service Area which is medically underserved, and the expected to use the services; 8
- regulations requiring the provisions of uncompensated care, community service, or access by minorities and handicapped persons to programs receiving Federal obligation, if any, under any applicable Federal The performance of the applicant in meeting its 8

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- "Major construction projects" shall consist of the following. 9
- Projects for the construction of new buildings; _
- Additions to existing buildings; and 5
- Modernization projects whose cost is in excess of \$1,000,000 or 10% of the facility's operating revenue, whichever is less. 3

Submission of Annual Report to the Agency and the State Board Section 1160.720

- the project is completed. Such reports may include, but are not be required to submit annual progress reports until such time as Each person having received a permit from the State limited to: a)
- Current status of the project; and _
- Cost and progress to date 5
- A copy of the report shall also be transmitted to the State Agency. Section 1160.730 Revalidation with Financial and Economic Feasibility Requirements â

Any project having been required to be reviewed under one of the "Financial and Economic Feasibility Review and Evaluation" Parts of the State Board (77 III. Adm. Code 1230 and 1240), is required to demonstrate continued compliance with debt financing limitations and with financial and economic feasibility requirements. Such compliance is required by the permit holder who shall submit such information as is needed to verify continued compliance with 7 Ill. Adm. code 1230, Subparts D and E and/or 77 Ill. Adm. Code 1240, Subparts D and E.

Section 1160.740 Obligation of a Project for Which a Permit has Been Issued

- Projects for construction, establishment or modification, shall be obligated by contract, purchase order, lease or gift, prior to the expiration date of the permit. The project shall then proceed with "due diligence" through completion. a)
- The Executive Secretary shall be advised at such time that the project is obligated by the signing of the major contract or contracts, purchase orders, or leases. 9

Section 1160.750 Extension of the Obligation Period

The State Board shall not renew a permit unless the permit holder has documented that the project has proceeded with "due diligence" a)

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civil rights access complaints against the applicant); financial assistance (including the existence of any

- The extent to which Medicare, Medicaid and medically ndigent patients are served by the applicant; and 0
- services (e.g. outpatient services, admission by house The extent to which the applicant offers a range of means by which a person will have access to its staff, admission by personal physician); and 6
- For any decision made pursuant to an application for permit for any Health Maintenance Organization (HMO) all required findings as detailed in 77 Ill. Adm. Code 1150, shall be addressed. E

Section 1160.650 Reconsideration of a Decision of the State Board

- A "Reconsideration Hearing" may be requested for any decision of the State Board. Such requests for hearing and such hearings, shall be made and conducted in the manner set forth in (77 Ill. Adm. Code 1220, Practice and Procedures in Reconsideration Hearings)
- reconsideration hearing is requested in accordance with the provisions of 77 III. Adm. Code 1220 there shall be no "ex parte" If after the State Board renders a decision on a permit and a 9
- contacts (after commencement of the hearing) between: 2
- permit or any person in favor of withdrawal of a permit; and Any person acting on behalf of the applicant or holder of
- responsibility respecting the application or withdrawal Any person in the State Agency who exercises any 5)
- purposes of this Section, the term "ex parte" contact or communication shall have the same meaning as defined in Section 1160.430(b) For 0

VALIDITY OF PERMITS SUBPART G:

Section 1160.710 Length of Time for Which a Permit is Valid

A permit shall be valid until such time as the project has been completed, provided that (a) obligation of the project occurs within 12 months following issuance of the permit except for "major construction projects" such obligation must occur within 18 months following issuance of a permit; and (b) the project commences and proceeds to a completion with "due diligence" (in that any delays have not been caused by the permit holder) 9

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period, (i.e. 12 months, or in the case of "major construction" projects 18 months or if the State Board has granted an extension, the expiration date of that extension) shall be null and void. Projects which have not been obligated during the prescribed n that any delays have not been caused by the permit holder

If the State Board determines that the project has not proceeded permit holder. Such decision is subject to an administrative hearing pursuant to 77 III. Adm. Code 1180 of the State Board's with "due diligence" and no extension has been granted, the Executive Secretary shall transmit the decision to the permit holder by certified mail or shall serve it personally on the rules.

9

Section 1160.760 Alteration of a Project for Which a Permit has been Approved and Issued by the State Board

- and persons named in the application for such permit and shall not be transferable A permit is valid ONLY for the defined construction or modifications, site, amount or assignable. a)
- project which would, when taken as a separate entity, require a permit under the Act, also require an additional permit. All other alterations must be re-reviewed and acted upon by the State Board. Approval shall be granted to those projects which remain in conformance with the provisions of 77 III. Adm. Code 1210.30; 77 III. Adm. Code 1110; 77 III. Adm. Code 1240, Subparts D and E; and/or 77 III. Adm. Code 1240, Subparts D and E. If the defined persons named in the application for permit or the site of the project changes, the permit automatically becomes invalid and a new permit is required. Any alterations to a appliable to the individual project. ê
- The Executive Secretary shall be notified in writing if any project for which a permit has been granted is: 0
- Dropped or abandoned; and/or 2
- Changed or altered. Such notification to the Executive Secretary shall include: 5
- Identification of all such alterations as are to be made in the scope and/or cost of the project. 8
- All reasons for such alterations. 8
- understands and agrees that if, at any time in the future, the alteration is again to be made a part of this or any other construction or modification Certification that the holder of the permit 0

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project, a permit must first be obtained.

Information necessary to determine that the project is in compliance with Economic and Financial Feasibility requirements. 6

Section 1160.770 Revocation of a Permit

a)

- administrative hearing in accordance with the provisions of 77 Ill. Adm. Code 1180 of the State Board's Rules. The State Board provide for an opportunity for public hearing on the matter. Revocation proceedings may be initiated by the State and for any The State Board may take action to revoke a permit through an shall give notice that such action is being proposed and will of the following reasons:
- The project for which the permit was granted has been changed or altered to a degree invalidating the original permit; and/or 2
- There has been a change in the amount for which the permit was granted subject to the provisions of 77 Ill. Adm. Code 1230 or 1240; and/or 5
- 9 There has been information submitted by the permit holder that has been determined to be fraudulent by a State or application for permit or in subsequent supportive data information forwarded in support of the project; and/or Federal Court in the State of Illinois and/or such information was utilized in the completion of the 3
- The project has failed to continue with "due diligence" (in that any delays have not been caused by the permit holder) toward completion of the project for which the permit was granted; and/or 4
- The project has been found to be not in compliance with the appropriate financial and economic feasibility requirements 2
- When the State Board makes a decision intending to revoke a permit, the State Board shall: P)
- State Board permits) an opportunity to appear before the State Board to be heard in the matter; and Afford the permit holder (and such other parties as the -
- Areawide Shall, through the Executive Secretary, advise the Health Planning Organization of this action and of permit holder's opportunity for a hearing; and 5)

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- Shall forward to the permit holder, a notice of its opportunity to appear before the State Board on a given date to respond to the intended State Board action. 3
- If the State Board makes a decision to revoke a permit, the Executive Secretary shall transmit the decision to the permit holder by certified mail or shall serve it personally on the permit holder. Such decision is subject to an administrative hearing pursuant to 77 Ill. Adm. Code 1180 of the State Board rules. Û

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Section 1160.APPENDIX A Overview of the Certificate of Need Process

While this Appendix A does not provide a detailed description of all responsibilities or actions within the process it does touch upon these actions which affect or involve an applicant.

Applicable Rules	Section 1160.310(b)		Section 1160.310(a)		Section 1160.301(a)	Section 1160.510
Time Frame	Must be received 30 days prior to receipt of application If not filed, the application will be incomplete.		Agency has 10 working days to determine completeness following receipt of the application.	Applicant has 90 days to complete. Failure to complete voids the application.	Notification day becomes day one of the review period.	Emergency - 3 Days; Moneuhetantive -
Action	A letter of intent is filed on substantive applications. (Self-classification by applicant).	Application submitted to State Agency.	Application is reviewed for completeness.	 If incomplete, the applicant is notified as to deficiencies. 	2. If complete the date of notification of completion begins the review period.	The review period begins following
	(B)	(8)	9			<u>(0)</u>

Substantive - 120 Days; HMO - 90 Days.

the classification of of the review period conduct a concurrent

the project by type done by the State

will vary based upon review. The length

Nonsubstantive -60 Days;

completeness review and the HSA shall DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD NOTICE OF PROPOSED REPEALER

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Applicable Rules

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Agency. Agency. 1. The applicant may bot to exceed 60 Section 1160.530(b) molt result in a trequestion of the strension not to submit additional documentation. 2. If an application is modification bearing for any decision of the State section 1160.530(c) and decision of the State section 1160.540(c) and decision of the State section 1160.5
Applicable Rules R
aspect of the proposal which if not resolved would result in a denial of the application. (G) A reconsideration hearing for any decision of the State Board. (H) Intent-to-Deny 1. An applicant of a project which is issued an intent-to deny receives a notice of opportunity to respond to the intent-to deny.
aspect of the proposal which if not resolved would result in a denial of the application. A reconsideration hearing for any decision of the State Board. Intent-to-Deny I. An applicant of a project which is issued an intent-to -deny receives a notice of opportunity to respond to the intent-to -deny. 2. The applicant state shall notify in writing the state intent-to -deny.
Time Frame Following State Boar action. Within 10 working days of receipt of

77 ITT. Adm. Code 1220

Section 1160.530(e)

ion 1160.530(e)

Maive the Must respond right to working days. appear or do not respond to notice of opportunity. Results in the voiding

Occurs at completion of review period.

The State Board may take one to two steps

following the

State Board Action

(F)

to deny. An intentto-deny indicates

concern over some

State Board

may approve a project and grant a certificate or the project may receive an intent-

project presentation at the end of the review period. The State Board

ion 1160.530(e)

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Applicable Rules

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Time Frame				Date of Permit begins obligation period.		When construction	costs are known.	At the end of obligation period	of 12 or 18 months.
Action	accordance with Sections 10-21 of the	Administrative Procedures Act.	Approved Applications	1. A permit is valid until project completion, provided that the project is obligated within 12 months or 18	months on major construction projects.	2. The permit holder		3. If a project is	within the prescribed time frame the permit holder may request an extension of the obligation period. The State Board reviews such
			(3)						
Applicable Rules							Section 1160.530(a)		
Time Frame		State Board will take action at its	next meeting.	The applicant has 60 days to submit material. The State Agency has 60 days to review.	The applicant has 60 days to modify. The State Agency hs	oo days to levier:	Deferral to next State Board meeting. Not to exceed 150 days from intent-to- deny issuance. Period may be extended due to State Board meeting schedule.		
Action	of the application.	(b) Indicate no additional.	material will be provided.	(c) Submit additional documentation in support of the proposal.	(d) Modify the application.		4. During the intent—to— deny period the applicant may defer State Board consideration of any reason.	State Board Action	The State Board will consider a project which has received an intent to deny requesting consideration and issue either an approval or a denial of the application.
								$\widehat{\mathbf{I}}$	

Section 1160.710(a) and (b)

Section 1160.730

Section 1160.750

not opingated	within the	prescribed time	frame the permit	holder may	request an	extension of the	obligation	period. The	State Board	reviews such	requests to	determine "due	diligence" in the	efforts to
											Section 1160.630(a)			
											Section			

Following State Board action.

If denied the applicant may appeal the decision in

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Applicable Rules Rules Section 1160.750 77 Ill. Adm. Code 1230 or 1240	
At any time following permit issuance. At any time following permit issuance.	
Action obligate the project. If a project has been altered by the permit holder the State Board may either the permit or require a re-view. The State Board may take action to revoke a permit for any of the following reasons. reasons	
4. 0	

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DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

- Heading of the Part: Income Tax T
- Code Citation: 86 Ill. Adm. Code 100 2)

10000000000000000000000000000000000000	Repealer														
2) Coation Mimbers.	100,7550	100,7560	100.7570	100.7580	100.7590	100,7600	100,7610	100,7620	100.7630	100.7640	100,7650	100,7700	100,7750	100.7800	

- Statutory Authority: Ill. Rev. Stat. 1987, ch. 120, pars. 708 and 709 4)
- A Complete Description of the Subjects and Issues Involved: The regulations being repealed are no longer necessary due to the repeal of the statutory provisions to which they related. Sections 708 and 709 of the Illinois Income Tax Act were repealed by Section 14 of PA 85-299. 2)
 - Will this proposed repealer replace an emergency rule currently in effect? No (9
- Y N Does this rulemaking contain an automatic repeal date? 7
- Does this proposed repealer contain incorporations by reference? 8)

2	Are there any other	proposed amendments	Are there any other proposed amendments bending on this raid ies.
	Section Numbers	Proposed Action	Illinois Register Citation
	100.2900	Amendment	7/7/89, 13 Ill. Reg. 10772
	100.2901	New Section	7/7/89, 13 111. Reg 10772
	100.2904	New Section	7/7/89, 13 T11, Red, 10772

- Statement of Statewide Policy Objectives: N/A 10)
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing $\log N$ no later than 45 days after publication of this notice to: 11)

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NOTICE OF PROPOSED AMENDMENTS

Joseph E. McMenamin Manager Legal Services Bureau - Income Tax Illinois Department of Revenue 101 West Jefferson Springfield, Illinois 62794 Phone: (217) 785-8255

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 20, 1989
- B) Types of small businesses affected: N/A
- C) Reporting, bookkeeping or other procedures required for compliance: None
- The full text of the Proposed Amendaments begins on the next page:

Types of professional skills necessary for compliance: None

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TITLE 86: REVENUE CHAPTER I: DEPARTMENT OF REVENUE

PART 100 INCOME TAX

SUBPART A: TAX IMPOSED

Section 100.2000	Personal Property Tax Replacement Income Tax (hereinafter PPTRIT) for Taxable Years Beginning Prior to July 1, 1979, and Ending After June 30, 1979 - Specific Accounting - In General
100,2050	Personal Property Tax Replacement Income Tax (PPTRIT) for Tax-able Years Beginning Prior to July 1, 1979, and Ending After June 30, 1979 - Specific Accounting - Carryover Items (IITA
100.2100	Personal Property Tax Replacement Income Tax (PPTRIT) for Tax- able Years Beginning Prior to July 1, 1979, and Ending After June 30, 1979 - Specific Accounting - Carryback Items (IITA
100,2150	Section 2017 (Repeated) Personal Property Tax Replacement Income Tax (PPTRIT) for Tax- able Years Beginning Prior to July 1, 1979, and Ending After June 30, 1979 - Specific Accounting - Partnership Income (IITA Section 201) (Personal 2)
100.2200	Personal Property Tax Replacement Income Tax (PPTRIT) for Tax-able Years Beginning Prior to July 1, 1979, and Ending After June 30, 1979 - Specific Accounting - Long Term Contracts Reported on the Completed Contract Method (IITA Section 201)
100,2250	Arsonal Property Tax Replacement Income Tax (PPTRIT) for Tax- able Years Beginning Prior to January 1, 1981, and Ending After December 31, 1980 - Specific Accounting - In General (IITA
100,2300	Percunal 2017 (Repeated) Personal Property Tax Replacement Income Tax (PPTRIT) for Tax- able Years Beginning Prior to January 1, 1981, and Ending After December 31, 1980 - Specific Accounting - Carryover Items (IITA Section 201) (Repeated)
100,2350	Personal Property Tax Replacement Income Tax (PPTRIT) for Taxable Years Beginning Prior to January 1, 1981, and Ending After December 31, 1980 - Specific Accounting - Carryback Items (IITA Serving 201) (Repealed)
100.2400	Personal Property Tax Replacement Income Tax (PPTRIT) for Taxable Years Beginning Prior to January 1, 1981, and Ending After December 31, 1980 - Specific Accounting - Partnership Income (TTM Section 201) (Repealed)
100.2450	Personal Property Tax Replacement Income Tax (PPTRIT) for Taxable Years Beginning Prior to January 1, 1981, and Ending After December 31, 1980 - Specific Accounting - Long Term Contracts

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Section 201)		(Repealed)
(IITA S		100.2450
Method		through]
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Reported on	Repealed)	Scope of 86 Ill.
pg.	-	S

Illinois Net Loss Deduction for Losses Occurring On or After December 31, 1986 (IITA 207) Computation of the Illinois Net Loss Deduction for Losses Occur-Wet Income (IITA Section 202) 100.2500 100.2550 .00,2560 100.2561

ring On or After December 31, 1986 (IITA 207)
Determination of the Amount of Illinois Net Loss for Losses 100,2562

Occuring On or After December 31, 1986 Illinois Net Loss Carrybacks and Net Loss Carryovers for Losses Occurring On or After December 31, 1986

100,2563

100.2564

Occurring On or After December 31, 1986, of Corporations that are Members of a Unitary Business Group: Separate Unitary Ver-Illinois Net Losses and Illinois Net Loss Deductions for Losses

Illinois Net Losses and Illinois Net Loss Deductions for Losses Occurring On or After December 31, 1986, of Corporations that are Members of a Unitary Business Group: Changes in Membership Special Transitional Rules (IITA Section 202) (Repealed) sus Combined Unitary Returns

Net Operating Losses Occurring Prior to December 31, 1986, of Unitary Business Groups: Treatment by Members of the Unitary Business Group (IITA Section 202) - Scope Net Operating Losses Occurring Prior to December 31, 1986, of Unitary Business Groups: Treatment by Members of the Unitary

100.2600

100.2675

100,2565

Unitary Business Groups: Treatment by Members of the Unitary (IITA Section 202) - Current Net Operating Business Group: (IITA Section 202) - Definitions Net Operating Losses Occurring Prior to December 31, 1986, of Net Operating Losses Occurring Prior to December 31, 1986, of Unitary Business Groups: Treatment by Members of the Unitary (IITA Section 202) - Carrybacks and Losses: Offsets Between Members Group: Business Group: Business 100.2700 100.2750

Net Operating Losses Occurring Prior to December 31, 1986, of Unitary Business Groups: Treatment by Members of the Unitary Business Group. (IITA Section 202) - Effect of Combined Net Operating Loss in Computing Illinois Base Income Carryforwards

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Unitary Business Groups: Treatment by Members of the Unitary Business Group. (IITA Section 202) - Deadline for Filing Net Operating Losses Occurring Prior to December 31, 1986, of Claims Based on Net Operating Losses Carried Back From a Combined Apportionment Year. Investment Tax Credits 100.2900 100,2850

nently Set Aside For Charity

ALLOCATION AND APPORTIONMENT OF BASE INCOME

SUBPART B:

Capital Gain Income of Estates and Trusts Paid to or Perma-

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Commercial Domicile (IITA Section 303) Allocation and Apportionment of Base Income (IITA Section 304) Allocation of Compensation Paid to Nonresidents (IITA Sec-Business and Nonbusiness Income (IITA Section 301) Taxability in Other State (IITA Section 303 Nerms Used in Article 3 (IITA Section 301) Compensation (IITA Section 302) Resident (IITA Section 301) State (IITA Section 302) 100.3050 100.3100 100.3150 100.3200 100.3250 100.3300 100.3350 100.3400 .00.3000

Secby Persons Allocation of Certain Items of Nonbusiness Income Business Income of Persons Other than Residents tion 304) - In General Other than Residents (IITA Section 303) tion 302) .00.3450

Sec-Sec-Sec-(IITA (IITA (IITA Than Residents Business Income of Persons Other Than Residents Business Income of Persons Other Than Residents tion 304) - Apportionment - Allocation tion 304) .00.3500 .00,3510 .00,3520 100,3530

Other Property Factor (IITA Section 304) Payroll Factor (IITA Section 304) Sales Factor (IITA Section 304) Special Rules (IITA Section 304) Business Income of Persons tion 304) 100.3600 100,3550

SUBPART C: RECORDS, RETURNS AND NOTICES

505) Extensions of Time for Filing Returns: All Taxpayers (IITA 505) Short Year Returns of Newly Acquired Subsidiaries (IITA Sec-Estates and Trusts (IITA Section Section Place for Filing Returns: All Taxpayers (IITA Section 505) Section Section (IITA (IITA Cooperatives (IITA Time for Filing Returns: (IITA Section 505) Corporations Partnerships Time for Filing Returns: (Repealed) for Filing Returns: Fime for Filing Returns: Time for Filing Returns: tion 505) (Repealed) Section 505) (Repealed) (Repealed) Repealed) Time Section 100,5200 100.5300 100.5400 100,5450 100.5250 .00.5350 .00,5500 100,5550

Taxpayer's Notification to the Department of Certain Federal Changes Arising in Federal Consolidated Return Years, and Arising in Certain Loss Carryback Years (IITA Section 506) Composite Returns: Eligibility
Composite Returns: Responsibilities of Authorized Agent 100.5700 .00 .5600

NOTICE OF PROPOSED AMENDMENTS

псоше	Composite Returns: Definition of a "Lloyd's Plan of Operation" Election to File a Combined Return Procedure for Making the Election		Combined Amended Returns Combined Amended Returns Computation of Combined Income and Tax Definitions and Miscellaneous Provisions Relating to Combined Returns
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Composite Returns: Individual Liability Composite Returns: Required Forms and computation of Composite Returns: Estimated Payments Composite Return: Tax, Penalties and Interest Composite Returns: Credit for Resident Individuals	Composite Returns: Definition of Election to File a Combined Return Procedure for Making the Election	Designated Agent for the Members Combined Estimated Tax Payments Claims for Credit of Overpayments and Interest	Combined Amended Returns Computation of Combined Income and Tax Definitions and Miscellaneous Provisi Returns
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100.5704 100.5706 100.5708 100.5710	100.5714 100.6000 100.6010	100.6020 100.6030 100.6040	100.6060 100.6070 100.6080

SUBPART D: INCOME TAX WITHHOLDING

			8			(IIIIA Sec-			Sec-	(IITA	708)	
	Requirement of Withholding (IITA Section 701) Compensation Paid in this State (IITA Section 701) Transacting Business Within this State (IITA Section 701) Payments to Residents (IITA Section 701)	Employer Registration (IITA Section 701) Computation of Amount Withheld (IITA Section 701) Additional Withholding (IITA Section 701) Voluntary Withholding (IITA Section 701)	Correction of Underwithholding or Overwithholding (IITA Section 701)	Reciprocal Agreement (IITA Section 701) Cross References	Section 702)	Exempt withholding Under Reciprocal Agreements (117A tion 702)	Reports for Employee (IITA Section 703) Returns of Income Withheld from Mages (IITA Section 704)	Time for Filing Returns (IIIA Section 704) Tramport of may Producted and Withheld (ITM Section 704)	regiment of Interpreted and Williams (IIIA Section of Underwithholding or Overwithholding (IIIA Section 704)	Requirement of Withholding-Personal Service Contracts (IITA Section 708) (Repealed)	Contracts Indeterminate as to Amount (IITA Section (Repealed)	Series of Identical Contracts (IITA Section 708) (Repealed)
Section	100.7000 100.7010 100.7020 100.7030	100.7040	100.7080	100.7090	100.7150	100.7250	100.7300	100.7450	100.7510	100.7550	100.7560	100,7570

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Personal Service Contract (IITA Section 708) (Repealed) Presence Necessitated (IITA Section 708) (Repealed) Certification of Residence (IITA Section 708) (Repealed) Identities Specified in the Contract (IITA Section 708)	Net Amount (IITA Section 708) (Repealed) Coordination with IITA Section 701 (IITA Section 708) (Repealed) Requirement of Withholding-Prizes and Awards (IITA Section 709)	Interpolation Promoter (IITA Section 709) (Repealed) Non-Cash Prizes (IITA Section 709) (Repealed) Certification of Residence (IITA Section 709) (Repealed) Relative Performance (IITA Section 709) (Repealed)	SUBPART E: DECLARATION AND PAYMENT OF ESTIMATED TAX	Penalty for Underpayments of Estimated Tax-Exception for Payments Based on Prior Year's Liability-Rule for a Taxable Year	ing the Taxable Year in which the Personal Property ement Income Tax (PPTRIT) Became Effective—Corporate (IITA Section 802) (Repealed) y for Underpayment of Estimated Tax—Exception for Based on the Prior Year's Facts—Change in the Perty Tax Replacement Income Tax (PPTRIT) Rate for Corp on January 1, 1981 (IITA Section 802) (Repealed)	SUBPART F: STATEMENT OF PROCEDURAL RULES	Introduction Letter Ruling Procedures General Income Tax Procedures (IITA Section 901)	Taxpayer Representation and Practice Requirements Collection Authority (IITA Section 901)	Notice and Demand (IITA Section 902)	Deficiencies and Overpayments (IITA Section 904) Application of Tax Payments Within Unitary Business Groups	(IITA Section 603)	Further Notices of Deficiency Restricted (IITA Section 906)	Walver of Restrictions on Assessments (IITA Section 90/) Procedure on Protest (IITA Section 908) (Repealed)	Credits and Refunds (IITA Section 909)	Procedure on Denial of Claim for Refund (IITA Section 910) (Repealed)
100.7580 100.7590 100.7600 100.7610	100.7620 100.7630 100.7640	100.7650 100.7700 100.7750 100.7800		Section 100.8300	100.8400		Section 100.9000 100.9005	100.9020	100.9040	100.9060	100 9070	100.9080	100.9090	100.9110	100.9120

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Access to Books and Records (IITA Section 913) Conduct of Investigations and Hearings (IITA Section 914) Limitations on Claims for Refund (IITA Section 911) Recovery of Erroneous Refund (IITA Section 912) 100.9140 100.9150 100.9200 .00.9130

SUBPART G: JUDICIAL REVIEW

Administrative Review Law (IITA Section 1201) 100.9805

Section

DEFINITIONS AND RULES OF INTERPRETATION SUBPART H:

Unitary Business Group Defined (IITA Section 1501) 100.9900 Section

BUSINESS INCOME OF PERSONS OTHER THAN RESIDENTS APPENDIX A:

of Unitary Business Apportionment for Groups Which Include Members Using Three-Factor and Single-Factor Formulas Example of Unitary Business Apportionment Example of Unitary Business Apportionm TABLE A

AUTHORITY: Implementing the Illinois Income Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 1-101 et seq.) and authorized by Section 1401 of the Illinois Income Tax Act (Ill. Rev. Stat. 1987, ch. 120, par. 14-1401).

SOURCE: Filed July 14, 1971, effective July 24, 1971; amended at 2 III. Reg. 49 p. 84, effective November 29, 1978; amended 5 III. Reg. 813, effective January 7, 1981; amended at 5 III. Reg. 4617, effective April 14, 1981, amended at 5 III. Reg. 4642, effective April 14, 1981; amended at 5 III. Reg. 5537, effective May 7, 1981; amended at 5 III. Reg. 5705, effective May 20, 1981; amended at 5 III. Reg. 1981; amended at 5 III. Reg. 1374, effective November 30, 1981; amended at 5 III. Reg. 13724, effective November 30, 1981; amended at 6 III. Reg. 579, effective December 29, 1981; amended at 6 III. Reg. 579, effective December 29, 1981; amended at 6 III. Reg. 579, effective December 29, 1981; amended at 9 III. Reg. 1985; amended at 9 III. Reg. 19574, amended at 9 III. Reg. December 31, 1985; amended at 10 III. Reg. 7913, effective April 28, 1986; amended at 10 III. Reg. 19512, effective November 3, 1986; amended at 10 III. Reg. 831, effective Reg. 21941, effective December 15, 1986; amended at 111. Reg. 831, effective Reg. 21941, effective December 15, 1986; amended at 1111. Reg. 831, effective Reg. 831, effect tive December 24, 1986; amended at 11 111. Reg. 2450, effective January 20, 1987; amended at 11 111. Reg. 12410, effective July 8, 1987; amended at 11 111. Reg. 17782, effective October 16, 1987; amended at 12 111. Reg. 4865, effective February 25, 1988; amended at 12 111. Reg. 6748, effective March 25, 1988; amended at 12 111. Reg. 8917,

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26, effective May 30, 1989; amended at 13 Ill. Reg. 10952, effective June , effective Ill. Reg. 1989; amended at

of Withholding - Personal Service Contracts Requirement (IITA Section 708) (Repealed) Section 100,7550

In general, g

Any person maintaining an office or transacting business in Illinois and making payments exceeding \$1,000 during a calendar year under a written contract which necessitates the rendition of personal services in Illinois by one or more individuals identified in the contract is required to deduct and withhold Illinois income tax from trade or business of the payor, nor will withholding of Illinois income tax be required if the individual (or all individuals) identisuch payments. Withholding of Illinois income tax will not be required unless the payments are made in the ordinary course of the fied in the contract certify to the payor that he (or they) are residents of Illinois. Example: A is a lawyer employed by Smith, Jones & Doe, a professional corporation engaged in the practice of law. Pursuant to a written contract, XYZ Corporation, which maintains an office and transacts business in Illinois, retains Smith, Jones fies that A will represent the corporation at the trial on the antitrust charges. Smith, Jones & Doe will receive a minimum fee of \$10,000 upon completion of the trial. Upon completion of the trial in February, 1980, Smith, Jones & Doe submits a statement for professional services in the amount of \$10,000. XYZ Corporation must withhold \$250 (2 1/2% of \$10,000) from the pay-& Doe in antitrust litigation pending in the Federal District Court for the Northern District of Illinois. The contract speciment to Smith, Jones and Doe.

Cross references. a

- 86 Ill. Adm. Code 100.7020 as to what constitutes transacting business in Illinois. 7
- Adm. The following topics are dealt with in 86 Ill. Pcode 100.7560, 100.7570, 100.7580 and 100.7590 respectively: 5
- indeterminable contract amounts, A)
- series of identical contracts, B
- the meaning of "personal services" and, Û

NOTICE OF PROPOSED AMENDMENTS

- D) when an individual's presence is necessitated in Illinois.
- 3) For definition of resident, see 86 Ill. Adm. Code 100.3250.
- See 86 Ill. Adm. Code 100.7600 for information regarding certification of residence.
- 5) See 86 Ill. Adm. Code 100.7610 for an explanation of when the individual's identity is considered specified in a contract.

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Ill. Reg.	Section 100.7560 Contracts Indeterminate as to Amount (IITA Section
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written contract and the total of all such payments are to be made under a written contract and the total of all such payments for a calendar year will exceed \$1,000, or can reasonably be expected to exceed \$1,000, withholding at a rate of 2 1/2% will be required on each payment during that calendar year. (See 26 GFR 1441-2(a)(2) regarding the terms "fixed" or "determinable"). Withholding will not be required on any payment in a series of fixed or determinable payments until such time as the payments for the year can reasonably be expected to exceed \$1,000. At such time as that reasonable expectation does arise, withholding will be required from the next payment and, if necessary, from succeeding payments, in a sufficient amount to bring the total withholding for the year to 2 1/2% of the total payments for the year. The payor hereunder shall not be penalized for underwithholding on the first \$1,000 paid under a contract unless his determination that no tax should be withheld and contract unless his determination that no tax should be withheld

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For purposes of meeting the \$1,000 minimum payment requirement under IITA Section 708(a)(3), a series of written contracts which are substantially identical to one another and which were entered into primarily to avoid the requirement of IITA Section 708, will be deemed to be a single contract.

Series of Identical Contracts (IITA Section 708) (Repealed)

Section 100.7570

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Section 100.7580 Personal Services Contracts (IITA Section 708) (Repealed)
As used in IITA Section 708, "personal services" are those services or activities giving rise to "personal services income" as defined in 26 U.S.C.

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Section 100.7590 Presence Necessitated (IITA Section 708) (Repealed)

For purposes of IITA Section 708(a)(4), the presence of an individual or group of individuals is necessitated in Illinois by a contract only if the contract specifies that the service or any part thereof is to be performed in Illinois by the individual or group of individuals or if the obligations under the contract of the party agreeing to provide the services cannot, under any circumstances feasible at the time the contract is entered into, be met with out the individual or group of individuals entering Illinois.

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g.	Section 100.7600 Certification of Residence (IITA Section 708) (Repealed)
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(Source: Repealed at	100.7600
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For purposes of IITA Section 708(a)(4), in addition to certification of residence being made on the contract itself, such certification may also be made after the execution of the contract on Form IL-W-5-NR (Certificate of Residence in Illinois) or on any invoice or billing statement submitted to the payor by the payee. However, no certification of residence shall be effective for prior payments.

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at 11	Section 100.7610 Identities Specified in the Contract (ITTM Section 708)
(Source: Repealed at	0192-00
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For purposes of IITA Section 708(a)(4), an individual's identity will not be considered specified in the contract unless the contract names the individual and the identities of a group of individuals will not be considered specified in the contract unless the contract names the individuals in the group.

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Section 100.7620 Net Amount (IITA Section 708) (Repealed)

- a) For purposes of IITA Section 708(b)(2), the "net amount" of a payment is the gross amount of the payment less withholding required by IITA Section 708, and any fees and/or commissions deducted from the payment by an intermediate party such as the booking agent.
- b) If the particular individual whose required presence in Illinois gave rise to the IITA Section 708 withholding is an employee within the meaning of IITA Section 1501(a)(3), no payment of compensation, as that term is defined in IITA Section 1501(a)(3), to that individual by his employer shall be considered a net amount exempt from withholding under IITA Section 708(b)(2).

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1980, B Corporation issues to Smith, Jones and Smith its check for \$9,750.00 (the \$10,000 fee less IITA Section 708 withholding). On August 3, 1980, a payroll manager at Smith, Jones and Smith is preparing A's July, 1980 salary check. A is a resident of Illinois with an annual salary of \$72,000 and is paid monthly. A has on file nois income tax from its payment to Smith, Jones and Smith. Note that Smith, Jones and Smith could have avoided having B Corporation withhold from its payment to Smith, Jones and Smith had there been proper certification, either on the retainer contract or as the view of B Corporation infringed that patent and B Corporation wishes to file an appropriate infringement suit in the Federal District Court for the Northern District of Illinois in Chicago. For with Smith, Jones and Smith a Form IL-W-4 which claims one withhold-ing exemption. Ordinarily, the payroll clerk withholds \$147.92 in Illinois income tax from A's monthly salary check. That withholding fessional corporation engaged in the practice of law. B Corporation, a manufacturing firm located in Chicago, Illinois, developed a new product for which a patent was obtained. C Corporation has, in retainer contract specifying that A is to represent B Corporation at the trial to be conducted in Chicago. Upon completion of the trial, actually conducted during July, 1980, and pursuant to the contract A appears in court in Chicago to represent B Corporation. On July 31, is in no way altered by the fact that B Corporation withheld Illi-A is a lawyer employed by Smith, Jones and Smith, a prothis purpose, B Corporation retains Smith, Jones and Smith, the Smith, Jones and Smith is to receive a fee of \$10,000. The trial is described in 86 Ill. Adm. Code 100.7600, that A was an Illinois proper certification, Û

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t ill. Reg.	Section 100.7630 Coordination with IITA Section (Repealed)
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Withholding will not be required under IITA Section 708 with respect to a particular contract or series of contracts if the payor is the employer of the individual(s) identified in the contract.

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at iii. keg.	Section 100.7640 Requirement of Withholding - Prizes and Awards (IITA tion 709) (Repealed)
(source: Repealed at	Section 100.7640 F tion 709) (Repealed)
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In general. a)

and making payments of prizes or awards shall withhold Illinois income tax from such payments at the rate of $2\ 1/2\%$ if: Any person maintaining an office or transacting business in Illinois

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- the payment is in complete or partial satisfaction of a prize that exceeds \$1,000, 7
- the prize is awarded on account of the relative performance of an individual, group of individuals, automobile, or animal in a 5)
- the contest is conducted wholly within Illinois. 3
- owner of the animal or automobile whose relative performance warranted the prize certified to the payor prior to the contest that he the payor, nor will withholding of Illinois income tax be required if the individual, all members of the group of individuals, or the Withholding of Illinois income tax will not be required unless the payments are made in the ordinary course of the trade or business of (or they) are residents of Illinois. P)
- corporation sponsors a bowling tournament in W-Town, Illinois. A enters the tournament and wins fourth prize of \$2,200. XYZ corporation must withhold \$55.00 from the prize that it pays to the promotional/advertising program that has been established to bolster the marketing of its products, consequently the payment is in the ordinary course of its trade or business. Example 1: A, a nonresident, is a professional bowler. XYZ A; its sponsorship of the bowling tournament is an element of
- prize payment that it makes to B; the race is an element of the payor's general program for promoting growth in the X-Town area, and consequently the payment is in the ordinary course of Example 2: B, a nonresident, enters his race car in the Land of Lincoln Grand Prix held in X-Town, Illinois. B's car finishes third in the race, earning \$10,000 in prize money for The Greater X-Town Community Development Corporation, the sponsor of the race, must withhold \$250.00 from the \$10,000 its trade or business. 5)

Cross references. Û

- to what constitutes as Code 100,7020 transacting business in Illinois. See 86 Ill. Adm. 7
- See 86 Ill. Adm. Code 100.7650 for the meaning of "promoter." 5)
- See 86 Ill. Adm. Code 100.7700 for information regarding the treatment of non-cash prizes. 3
- See 86 Ill. Adm. Code 100,3250 for the meaning of "resident." 4)

NOTICE OF PROPOSED AMENDMENTS

- See 86 Ill. Adm. Code 100.7750 for information regarding certification of residence.
- See 86 Ill. Adm. Code 100.7800 for the meaning of "relative performance". 6

_, effective Ill. Reg. Source: Repealed at

Section 100,7650 Promoter (IITA Section 709) (Repealed)

prize money or non-cash prize. Consequently, the party that is responsible for withholding under IITA Section 709 is the same party that can obviate the For purposes of IITA Section 709(a)(2), the promoter of a contest is the organization or individual that offers the prize money or non-cash prize to successful participants and who, at the conclusion of the contest, pays the need to withhold from any particular prize winner by retaining for four full calendar years following the completion of the contest a copy of the contest application or an appropriately executed Form IL-W-5-NR certifying that the prize winner is an Illinois resident.

, effective _ Ill. Reg. __ (Source: Repealed at

Section 100,7700 Non-cash Prizes (IITM Section 709) (Repealed)

fair market (retail) value. The party awarding the non-cash prize must receive from the party receiving it a sum of money equal to 2 1/2% of the fair market value of the prize and should include that money with other with-For purposes of IITA Section 709, non-cash prizes are taken into account at holding remitted to the Department under IITA Section 709.

ment, DEF Corporation also awards a new automobile to the player whose hole. A, a nonresident, hits his tee shot on No. 13 one inch from the hole and wins the automobile. The automobile has a fair market value at tee shot on No. 13 on the 4th day of the tournament is closest to the retail of \$15,000. DEF Corporation should obtain a payment from A of In addition to prize money awarded to the top performer in the tourna-Example: DEF Corporation sponsors a golf tournament in Y-Town, Illinois. \$375.00 before it awards the car to him.

_, effective Ill. Reg. (Source: Repealed at

Section 100,7750 Certification of Residence (IITA Section 709) (Repealed)

Illinois, provided that the promoter maintains a copy of such certification for four full years following the contest. The form prescribed by the IITA Section 709(a)(2) excuses the payor from withholding Illinois income tax any prize winner who had certified prior to the contest on a contest application or a form prescribed by the Department that he is a resident of for

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Department for this purpose is IL-W-5-NR. The promoter has no obligation under IITA Section 709 or any other provision of the Illinois Income Tax Act to inquire into the validity of the certification made on either the contest application or on Form IL-W5-NR either at the time the certification was made or at the time the prize is paid to the prize winner.

_, effective (Source: Repealed at _____ Ill. Reg. ____

Section 100.7800 Relative Performance (IITM Section 709) (Repealed)

formance by the contestants. For example, no withholding is required under to payments made to lottery winners. These types of payments are not made as door prize is awarded or as a result of the performance of persons buying lottery tickets. But rather, these payments are made as a result of the random selection of the payees as winners of the contest. Similarly, no IITA Section 709 withholding is required, though there may be a contest involving performance of contestants, if the payment that is made to those contestants ments of prizes for a contest unless the contest involves an element of per-IITA Section 709 with respect to payments made as door prizes or with respect a result of the performance of the persons attending the event at which the IITA Section 709 does not require withholding of Illinois income tax on payis not based on the relative performance of the contestants. Example: A and B, both nonresidents, are prize fighters. A match is arranged between the two, to be held in the Convention Hall in X-Town, Illinois. The contract entered into between A and the promoter and the this case, assuming that the other requirements of IITA Section 709 are met, withholding would be required under IITA Section 709 because the receipts resulting from the sale of tickets to the Convention Hall. In contract entered into between B and the promoter specify that the winner of the boxing match will receive 10%, and the loser 5%, of the gross size of the payments made to A and B respectively depends on their relative performance in the boxing match.

_, effective _ Ill. Reg. _ (Source: Repealed at

NOTICE OF ADOPTED AMENDMENTS

Part: Community Care Program Heading of the

Ill. Adm. Code

83

Code Citation:

5

Adopted Action: Section Numbers: 3

Amendment 240.1410 111. Rev. Stat., Ch. 23 Sections 6104,01(4), (9), (11), and (12); 6104.02; 6104.03; and 6105.02 Statutory Authority: 4

Amendment

Effective Date of Amendment(s): November 1, 1989 2

ဍ Yes Does this rulemaking contain an automatic repeal date? 9

<u>Does this amendment contain incorporations by reference?</u> Yes, in accordance with Section 6.02(a) of the Illinois Administrative Procedure 7

October 24, 1989 Date Filed in Agency's Principal Office: 8

Notice of Proposal Published in Illinois Register: 6

13 (issue date) January

Has JCAR issued a Statement of Objections to this (these) amendment(s)? 10

Difference(s) between proposal and final version:

In the Notice of Proposed Amendments, the Department proposed to adopt eighteen (18) new sections to Part 240: 240.1400, 240.1430, 240.1440, 240.1450, 240.1700, 240.1705, 240.1710, 240.1715, 240.1718, 240.1720, 240.1722, 240.1725, 240.1730, 240.1735, 240.1737, 240.1738, 240.1739 and 240.1960. ALL OF THESE PROPOSED NEW SECTIONS HAVE BEEN DELETED FROM THIS RULEMAKING.

following changes have been made to the proposed amendments following discussions with JCAR staff: Amendments are being adopted to Sections 240.1410 and 240.1420.

Section 240.1410: all of the proposed amendments to this Section have been withdrawn and the following changes to existing language are being adopted:

subsection (a)

"CCUs" is added following "Units"

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Subsection (b)

in the first sentence, "CCU's" is changed to "CCUs" and "Section 240.950" is changed to "Sections 240.260, 240.1310 and 240.1420"; and, in the last sentence, "insure" is changed to "ensure" and "240.950" is changed to "240.1420".

Subsection (c):

"contractual agreement" is changed to "contract"; "insure" is changed to "ensure"; and "to alternative services" is deleted

Subsection (d):

"CCU's" is changed to "CCUs"; and, ", group care facility" is deleted.

Subsection (e):

"Purchase of Service Agreement" is changed to "contract"

been withdrawn and the following changes to existing language are being all of the proposed amendments to this Section Section 240.1420: adopted:

the introductory paragraph is deleted.

The following is added as subsection (a):

"Case Coordination Units (CCUs), in the performance of their Community Care Program (CCP) contract, shall have the following responsibilities:".

Existing subsection (a) is changed to subsection (a)(1) with the following changes: "Program" is added following "Care"; in the second sentence, "the" is added following "Maintenance of" and "and applicant" is deleted; and, in the last sentence, "working" is changed to

the Existing subsection (b) is changed to subsection (a)(2) with following changes:

"assistance in the" is added following "interviewing and"; "Section 240.610" is changed to "Sections 240.510 and 240.520"; "that" is deleted" and, "240.612" is changed to "240.510".

Existing subsection (c) is changed to subsection (a)(3) with the following changes:

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"CCP" is added following "Performance of"; "as required by Section 240.420 et seq." is deleted and replaced with "and development of plans of care"; in the second sentence, "Maintain" is changed to "CCUs shall maintain"; "in determinations or redeterminations of eligibility for Community Care services (medical and/or non-medical) and plans of care" is deleted and replaced with "for the purpose of receiving input which may be beneficial to the CCU in exercising these responsibilities. The Client Agreement -Plan of Care is the responsibility of the CCU and can be revised only by the CCU".

he following is added as subsection (a)(4):

"During the initial home visit, or upon request, advise applicants/clients of all rights under the Community Care Program and furnish each applicant with a copy of the booklet, Things You Need to Know", including a copy of the request for appeal form as promulgated by the Department and rendering assistance in filling an appeal."

The following is added as subsection (a)(5):

"Implementation of Freedom of Choice as required by Section 240.330 and transfer of the client as required by Section 240.1110 et seq."

Existing subsection (d)(1) is changed to subsection (a)(6)(A) and reads:

"Send/hand deliver original Case Action Notice to new client."

Existing subsection (d)(2) is changed to subsection (a)(6)(B) and reads:

"Send/hand deliver original of Client Agreement - Plan of Care, a copy of the Case Action Notice and Case Documentation for Determination of Need to the vendor on the same day as the CCU sends/hand delivers the original Case Action Notice to Client as required by Section 240.910."

Existing subsections (d)(3) and (d)(4) are deleted.

The following is added as subsection (a)(7):

"Send/hand deliver to Community Care Program service vendor a copy of the Case Action Notice on same day as the CCU sends/hand delivers the original Case Action Notice to the client as required by Section 240.945. The CCU shall also

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send/hand deliver the following documents, together with the Case Action Notice, to the vendor:

- A) copy of the Case Documentation for Determination of Need; and
- B) original Client Agreement Plan of Care."

Existing subsection (e) is changed to subsection (a)(8) with the following change:

"requested" is added following "DPA of all".

Existing subsection (f) is changed to subsection (a)(9).

Existing subsection (g) is changed to subsection (a)(10) with the following changes:

"(45) days of" is changed to "(45) calendar days from"; and, "240.630" is changed to "240.940". Existing subsection (h) is changed to subsection (a)(11) with the following changes:

"and assist" is added following "inform"; "in the exercise of" is added following "client"; and, "240.620" is changed to "240.270".

Existing subsection (i) is changed to subsection (a)(12) with the following changes:

"these Rules" is changed to "this Part"; and, "said terms were" is added following "unless".

The following is added as subsection (a)(13):

"Provide the Department with an annual audit to be completed in accordance with Generally Accepted Accounting Principles (GAAP) adopted by the Financial Accounting Standards Board (High Ridge Park, Stamford, Connecticut; June 1, 1987), which are hereby incorporated by reference. (This incorporation includes no later amendments or editions.) The audit report shall be filed at the offices of the Illinois Department on Aging, 421 East Capitol Avenue, Springfield, Illinois 62701, within six (6) months from the date of the close of the CCU's business fiscal year."

Existing subsection (j) is changed to subsection (a)(14)

Existing subsection (k) is changed to subsection (a)(15) with the following change:

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'240.230" is changed to "240.340".

The following is added as subsection (a)(16)

calendar days from the date of request and so document on the Case Record Recording Sheet." "Address request by a client/authorized representative relating to CCP services and respond verbally/in writing to the client/authorized representative within fifteen (15)

The following is added as subsection (a)(17):

"All contact, verbal or written, with or on behalf of clients shall be documented on the Case Record Recording Sheet.

Existing subsection (1) is changed to subsection (a)(18).

Existing subsection (m) is changed to subsection (a)(19) and reads:

transfer actions required by Sections 240.1110 et "Initiation and follow-up of appropriate case

Existing subsection (n) is deleted.

The following is added as subsection (a)(20):

"Availability to receive and to respond to client/authorized representative and vendor inquiries and requests. Existing subsection (o) is changed to subsection (a)(21) and reads:

"Completion and submission of Case Authorization forms to the Department; review and correction of Case Authorization forms errors/rejects related to the Case Authorization and the Vendor Request for Payment forms." as necessary; and assistance to vendors with billing

Existing subsection (p) is changed to subsection (a)(22)

The following is added as subsection (a)(23)

"Conduct nursing home prescreening in accordance with Section 240.1010

Existing subsection (q) is changed to subsection (a)(24)

The following is added as subsection (b):

"The agency shall maintain books, records, documents and other

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evidence of accounting procedures and practices which reflect all direct and indirect costs of any nature expended in performance of the contract.

- Direct costs shall be defined as those costs that can be specifically identified with the performance of the contract objective (e.g., Case Manager salaries).
- Indirect costs shall be defined as those costs that have objective, but are nevertheless necessary to the general been incurred for administrative or support objectives and are not readily identified with a particular operation of the CCU (e.g., building maintenance, supplies, administrative salaries). 5)
- business hours, for inspection, review, or audit by The above records shall be subject, during normal Department/Department designees 3

The following is added as subsection (c):

"All applicant/client records, case notes, information and documentation, including client files, maintained by the CCU and relating to persons who apply for services or are served under the contract shall be considered to be confidential and shall be protected by the CCU from unauthorized disclosure as required by Section 240.340."

following is added as subsection (d): The

"All applicant/client/program records, case notes, information and documentation, including client files, relating thereto, and books, records, documents, other evidence of accounting procedures and practices maintained in the performance of the contract shall be:

- retained by the CCU for a period of five (5) years from the termination date of the CCU's contract with the Department; 1
- if any litigation, claim, or audit is started before the expiration of the five (5) year period, the records shall be retained until all litigations, claims, or audit findings involving the records have been resolved; and 5
- review or audit by the Department/Department designees." subject, during normal business hours, for inspection, 3

The following is added as subsection (e)

"All applicant/client/program records, case notes, information

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and documentation, including client files, generated in support of the contract shall be considered property of the Department, and shall be submitted by the CCU at the request of the Department/Department designee."

- Have all changed agreed upon by the agency and JCAR been made indicated in the agreement letter issued by JCAR? YES 12)
- Will this amendment replace an emergency amendment currently in effect? 13)
- on this Part? amendments pending 14) Are there any proposed

13 Ill. Reg. 13353: 8/25/89 Illinois Register Citation Proposed Action Amendment Section Numbers

Summary and Purpose of Amendment(s): 15)

Section 240.1410, which contains general Case Coordination Unit contractual and reimbursement information, is amended to change references to reflect the current codification of this Part. Section 240.1420, which details specific Case Coordination Unit responsibilities, is amended to more clearly delineate the responsibilities of a Case Coordination Unit as a provider of case management services for the Community Care Program. Information and questions regarding this adopted amendment shall be directed to 16)

Policy and Rules Analyst Illinois Department on Aging 421 East Capitol Avenue Springfield, IL 62701 (217) 785-3356 Melvin E. Koch Telephone: Address: Name:

The full text of the Adopted Amendment(s) begins on the next page:

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TITLE 89: SOCIAL SERVICES CHAPTER II: DEPARTMENT ON AGING

COMMUNITY CARE PROGRAM

SUBPART A: GENERAL PROGRAM PROVISIONS

Program Limitations Completed Applications Prior to August 1, 1982 (Repealed) Definitions Department Prerogative Maintenance of Effort Services Provided

240.120 240.130 240.140 240.150 240.160

Community Care Program

SUBPART B: SERVICE DEFINITIONS

Chore-Housekeeping Service Homemaker Service EMERGENCY 240.210

Alternative Provider Individual Chore-Housekeeping Provider Demonstration/Research Projects Case Management Service Information and Referral Adult Day Care Service 240.240 240.250 240.260 240.270

RIGHTS AND RESPONSIBILITIES SUBPART C:

Applicant/Client Rights and Responsibilities Vondiscrimination Freedom of Choice Right to Apply 240.320 240.330 240.340 240.310

Confidentiality/Safeguarding of Case Information Applicant/Client/Authorized Representative Cooperation Voluntary Repayment Reporting Changes 240.350 240.360 240.370

SUBPART D: APPEALS

Representation When the Appeal May Be Filed What May Be Appealed Appeals and Fair Hearings 240.405 240.410 240.415 240.400

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													e Hearing
Group Appeals	Informal Review	Notice of Findings	Withdrawing an Appeal	Examining Department Records	Hearing Officer	The Hearing	Continuance of the Hearing	Postponement	Dismissal Due to Non-Appearance	Rescheduling the Appeal Hearing	Recommendations of Hearing Officer	The Appeal Decision	Reviewing the Official Report of the Hearing
240.420	240.425	240.430	240.435	240.440	240.445	240.450	240.455	240.460	240.465	240.470	240.475	240.480	240.485

SUBPART E: APPLICATION

Application for Community Care Program Who May Make Application	Date of Application Statement to be Included on Application	SUBPART F: ELIGIBILITY		Eligibility Requirements	Establishing Eligibility	Home Visi	Determination of Eligibility	Eligibility Decision	Continuous Eligibility	Frequency of Redeterminations	Extension of Time Limit	
240.510 240.520	240.530		Section	240.600	240.610	240.620	240.630	240.640	240.650	240.655	240.660	

SUBPART G: NON-FINANCIAL REQUIREMENTS

										lumber
		Term Care	to July 6, 1982	July 6, 1982	13631100 -11	Supplemental Information	Need			Social Security N
	Age	Need for Long	Clients Prior	Clients After	Plan of Care	Supplemental I	Assessment of	Citizenship	Residence	Furnishing of
Section	240.710	240.715	240.720	240.725	240.730	240.735	240.740	240.750	240.755	240.760

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SUBPART H: FINANCIAL REQUIREMENTS

	Financial Factors	Accorc	Asset Transfers	Income	Unearned Income Exemptions	Earned Income	Potential Retirement, Disability and Other Renefits	Family	Monthly Average Income	Applicant/Client Expense for Care	Change in Income	Application for Medical Assistance (Medicaid)	Determination of Applicant/Client Monthly Fynence for Care	Client Responsibility	SUBPART I: DISPOSITION OF DETERMINATION		Prohibition of Institutionalized Individuals Evem Dessiving	Community Care Program Services	Written Notification		Reasons for Denial	Frequency of Redeterminations (Renumbered)	Suspension of Services	Discontinuance of Services to Clients	Penalty Payments	Notification	Reasons for Termination	Reasons for Reduction or Change	
Section	240.800	240.815	240.820	240.825	240.830	240.835	240.840	240.845	240.850	240.855	240.860	240.865	240.870	240,875	-	Section	240,905		240.910	240.915	240.920	240.925	240.930	240,935	240.940	240.945	240.950	240.955	

SUBPART J: SPECIAL SERVICES

	Home Prescreening	Services	Service Provision	ry Service Increase
	Nursing	Interim	Intense	O Tempo ary Se
Section	240.1010	240 1920	240.1040	240.1050

SUBPART K: TRANSFERS

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		3
Change	in Service 240.1130 Individual Transfers - Case Coordination Unit to Case Coordination Unit	240.1140 Transfer of Pending Applications 240.1150 Interagency Transfers 240.1160 Temporary Transfers - Case Coordination Unit to Case Coordination
With	Case	d
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Vendor	Unit	lnit +
to.	tion	uo.
Vendor	ordina	ons
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Rednest	- Case	Applica S
Transfer	Transfers	Pending Transfer
240.1120 Individual Transfer Request - Vendor to Vendor - With Change	in Service Individual Unit	240.1140 Transfer of Pending Applications 240.1150 Interagency Transfers 240.1160 Temporary Transfers - Case Coord
240.1120	240.1130	240.1140

SUBPART L: ADMINISTRATIVE SERVICE CONTRACT

Caseload Transfer - Vendor to Vendor Caseload Transfer - Case Coordination Unit to Case Coordination Unit

240.1170 240.1180

VENDORS
AND
UNITS
SUBPART M: CASE COORDINATION UNITS AND VENDORS
SUBPAR

Standard Contractual Requirements for Case Coordination Units and Vendor or Case Coordination Unit Fraud/Illegal or Criminal Acts General Vendor and CCU Responsibilities (Repealed) Payment for Services (Repealed) Purchases and Contracts (Repealed) Safeguarding Case Information (Repealed) Suspension/Termination of a Vendor or Case Coordination Unit (CCU) 'endors Section 240.1310 240.1320 240.1330 240.1396 240.1397 240.1398 240.1399

SUBPART N: CASE COORDINATION UNITS (CCUs)

		bilities
	5}	Responsibilities
	(CCH2s	(cen)
	Units	Unit (ceu)
	Case Coordination Units	Case Coordination
	Case	Case
Section	240.1410	240.1420

240.1420 Case Coordination Unit (ÉCU) Résponsibilities SUBPART 0: VENDORS Section 240.1510 Vendor Administrative Minimum Standards 240.1520 Vendor Responsibilities 240.1530 General Homemaker Staffing Requirements 240.1536 Homemaker Staff Positions, Qualifications and Responsibilities 240.1545 General Chore-Housekeeping Staff Positions, Qualifications and Responsibilities 240.1550 Standard Requirements for Adult Day Care Vendors 240.1550 General Adult Day Care Staffing Requirements 240.1550 Adult Day Care Staffing Requirements 240.1550 Adult Day Care Staffings, Qualifications and	Standard Requirements for Adult Day Care Vendors General Adult Day Care Staffing Requirements Adult Day Care Staff Positions, Qualifications and Responsibilities
240.1420 Section 240.1510 240.1520 240.1530 240.1536 240.1545 240.1550 240.1550 240.1550 240.1550	240.1555 240.1560

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	Expansion			Chore-Housekeeping	
Adult Day Care Satellite Sites	Adult Day Care Service Availability	Adult Day Care Site Relocation	Standards for Alternative Providers	Standard Requirements for Individual	Provider Services
240.1565	240.1570	240.1575	240.1580	240.1590	

SUBPART P: VENDOR PROCUREMENT

Section

cer Vendor

SUBPART R: ADVISORY COMMITTEES

		Committee
	ttee	Advisory
	ry Commi	e Review Adv
	Policy Advisory	Technical Rate
Section	240.1800	240.1850

SUBPART S: VENDOR RATES

Section 240.1910 Establishment of Fixed Unit Rates

eimbursement for Chore-House	and Homemaker Services 240.1940 Fixed Unit Rates of Reimbursement for Adult Day Care Servi	Unit Rates
Fixed Unit Rates of R	and Homemaker Service Fixed Unit Rates of R	and Transportation 240.1950 Adult Day Care Fixed Unit Rates
240.1930	240.1940	240.1950

ice

SUBPART T: FINANCIAL REPORTING

NOTICE OF ADOPTED AMENDMENTS

Unallowable Costs for Chore-Housekeeping and Homemaker

Minimum Direct Service Worker Costs for Chore-Housekeeping and Services 240.2030 240.2040

Cost Categories for Chore-Housekeeping and Homemaker Homemaker Services Services 240.2050

AUTHORITY: Implementing Section 4.02 and authorized by Section 4.01(1) of the Illinois Act on the Aging (Ill. Rev. Stat. 1987, ch. 23, pars. 6104.02 and 6104.01(1)).

SOURCE: Emergency rules adopted at 4 Ill. Reg. 1, p. 67, effective December 20, 1979 for a maximum of 150 days; adopted at 4 Ill. Reg. 17, p. 151, effective April 25, 1980; amended at 4 Ill. Reg. 43, p. 86, effective october 15, 1980; emergency amendments at 5 Ill. Reg. 1900, effective February 18, 1981, for a maximum of 150 days; amended at 5 Ill. Reg. 12090, effective October 26, 1981; emergency amendments at 6 Ill. Reg. 8455, effective July 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 1739, effective July 6, 1983; codified at 8 Ill. Reg. 233; amended at 9 Ill. Reg. 8697, effective July 20, 1983; codified at 8 Ill. Reg. 10208, effective July 1, 1985; emergency amendments at 9 Ill. Reg. 10208, effective July 1, 1985; emergency amended at 10 Ill. Reg. 5076, effective March 15, 1986; recodified at 12 Ill. Reg. 7880; amended at 13 Ill. Reg. 11933, effective July 1, 1989; emergency amendments at 13 Ill. Reg. 13638, effective July 1, 1989; for a maximum of 150 days; amended at 13 Ill. Reg. 13737, effective August 18, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 13737, effective August 18, 1989, for a maximum of 150 days; amended at 13 Ill. , effective November 1, 1989.

Bold faced type denotes statutory language. NOTE:

SUBPART N: CASE COORDINATION UNITS (CCU25)

Section 240.1410 Case Coordination Units (ECU's)

- Each Area Agency on Aging, utilizing Older Americans Act funds, will develop and designate Case Coordination Units (CCUs) within each respective planning and service area to perform duties specified in Section 230.250 (89 Ill. Adm. Code 230.250). a)
- provisions to tensure that the activities specified in Section The Department intends to contract with the CCU¹s for provision of activities related to the Community Care Program, as enumerated in Sections 240.950 240.260, 240.1310, and 240.1420. In the event that no CCU has been designated for coverage of an entire planning and service area, or if geographic portion(s) of a planning and service area do not have CCU coverage, or if the Department determines that contracting with the designated CCU is not in the best interest of the Community Care Program, the Department shall 9

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240.950 240.1420 will be carried out in all of the planning and service area.

- In no instance will the Department enter into a contractual agreement with a single entity for provision of CCU activities and period in the same contracted geographic service area, except to iensure an orderly transition of clients to alternative services. Community Care Program vendor services during the same contract Û
- hospital; group care facility or other institution for the purpose of determining initial or continuing eligibility for the Community CCU2s shall only be reimbursed for visits in the home or in a Care Program and related monitoring services. P
- Payment shall be at a negotiated rate specified in the CCU's Purehase of Service Agreement contract with the Department. 6

Amended at 13 Ill. Reg. 17327, effective Nov. 1, 1989 Source:

Section 240.1420 Case Coordination Unit (EGU) Responsibilities

In addition to the general responsibilities as stated in Section 240-930; CCU's responsibilities include but are not limited to:

- Case Coordination Units (CCUs), in the performance of their Community Care Program (CCP) contract, shall have the following responsibilities: a)
- Community Care Program services is desired. Maintenance of the inquiry and applicant logs. Evaluation of inquiries shall be accomplished within five (5) working days from the date of Pre-screening of all inquiries to determine if application for the inquiry. 1 a)
- Distribution, interviewing and assistance in the completion of Community Care Program applications as received and as required under Sections 240.610 240.510 and 240.520 within the required time frames set forth in that Section 240.612 240.510. 5 6
- Performance of CCP determinations/redeterminations of eligibility, including comprehensive assessments as required by Section 240-420 et seq. and development of plans of care. CCUs shall Mmaintain liaison with the Department of Rehabilitation Services (DORS), the Department of Public Aid (DPA), physicians, hospital discharge personnel, and vendors in determinations or redeterminations of eligibility for Community Care services (medical and/or non-medical) and plans of care for the purpose of receiving input which may be 3 (e)

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beneficial to the CCU in exercising these responsibilities. The Client Agreement - Plan of Care is the responsibility of the $\overline{\text{CCU}}$ and $\overline{\text{can be revised only by the CCU}}$.

- A) During the initial home visit, or upon request, advise applicants/Clients of all rights under the Community Care Program and furnish each applicant with a copy of the booklet, "Things You Need to Know", including a copy of the request for appeal form as promulgated by the Department and rendering assistance in filing an appeal.
- 5) Implementation of Freedom of Choice as required by Section 240.330 and transfer of the client as required by Section 240.1110 et seq.
- d) If an applicant is found eligible:
- 1) A) sSending /hand deliver original Case Action Notice to new client of notification and development of plan of care for medical and/or non-medical services jointly with the vendor and the eligible applicant.
- Send/hand deliver original of Ferward the Client

 Agreement pPlan of eCare, a copy of the Case Action
 Notice and Case Documentation for Determination of Need
 to the vendor within sufficient time to allow services to
 be initiated within fifteen (15) days of notification of
 eligibility on the same day as the CCU sends/hand
 delivers the original Case Action Notice to client as
 required by Section 240.910.
- 3) Adjust the plan of eare and costsharing agreement in client initiated reduction of services based upon client ability to bay.
- 4) Advise elients of all rights under the Community Care Program and furnish each elient with a copy of the booklet "Things You Need to Know" as well as a copy of the request for appeal form as promulgated by the Department and rendering assistance in filling request for appeal as requested or needed.
- Send/hand deliver to Community Care Program service vendor a copy of the Case Action Notice on same day as the CCU sends/hand delivers the original Case Action Notice to the client as required by Section 240.945. The CCU shall also send/hand deliver the following documents, together with the Case Action Notice, to the vendor:
- A) copy of the Case Documentation for Determination of Need; and

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- B) original Client Agreement Plan of Care.
- e) Submission to DPA of all requested records for determination of and authorization of medical assistance and any other information or records for the Department of Public Aid to discharge its responsibilities as the Single State Agency under Title XIX of the Social Security Act.
- f) If an applicant is ineligible, send notification to the applicant and provide linkage to other indicated services (e.g., Older Americans Act services).
- 9) 10) If the notice of eligibility is not mailed within forty-five (45) calendar days of from the date on which a completed application is received by the Department or CCU, advise the applicant of his/her right to receive a penalty payment as specified in Section 240.630 240.940.
- h) If provision of services is delayed beyond required time limits, inform and assist the client in the exercise of his/her right to obtain an alternative provider as specified in Section 240.270.
- specified in these Rules this Part and applicable procedures, avoiding diagnostic terms in case notations unless said terms were provided by qualified professionals (e.g., physician, nurse, therapist).
- accordance with Generally Accepted Accounting Principles accordance with Generally Accepted Accounting Principles (GAAP) adopted by the Financial Accounting Standards Board (High Ridge Park, Stanford, Connecticut; June 1, 1987), which are hereby incorporated by reference. (This incorporation includes no later amendments or editions.) The audit report shall be filled at the offices of the Illinois Department on Aging, 421 East Capitol Avenue, Springfield, Illinois 62701, within six (6) months from the date of the close of the CCU's business fiscal year.
- 4) Maintenance of list of all clients being served within the CCU's jurisdiction.
- k) 15) Maintenance of confidentiality of all records as required by Section 240.230 240.340.
- Address request by a client/authorized representative relating to CCP services and respond verbally/in writing to the client/

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(15) calendar days authorized representative within fifteen from the date of request and so document Recording Sheet.

of clients or written, with or on behalf of con the Case Record Recording Sheet All contact, verbal shall be documented

Correspondence as required in performing all specified responsibilities. 18 +

actions Initiation and follow-up of appropriate case transfer act together with vendors and the Department as specified in required by Sections 240:849 240.1110 et seq. 19) Œ

Notification need, income, assets, fees, and revision as requested or required to maintain eligibility within required time frames. Notification monitoring including; but not limited to; redetermination of elients of results of redeterminations. t 0 H

Availability to receive and to respond to client/authorized representative and vendor inquiries and requests. 20)

Authorization Fforms to the Department; review and correction of Case Authorization forms as necessary, and assistance to vendors with billing errors/rejects related to the Case Authorization and the Vendor Request for Payment forms. Completion and Ssubmission to the Department of Case 21) 6

Attendance at hearings on all appeals in which the CCU has been made a party and testify as required. The CCU must make available the appellant's original file at the hearing. 55) (d

Conduct nursing home prescreening in accordance with Section 240.1010. 23)

Obtain any necessary consent and cooperation for release of information when required to document case record material and to take subsequent indicated action. 24) (b)

The agency shall maintain books, records, documents and other evidence of accounting procedures and practices which reflect all direct and indirect costs of any nature expended in performance of the contract. 9

that can be of the contract Direct costs shall be defined as those costs specifically identified with the performance objective (e.g., Case Manager salaries). 1

been have defined as those costs that Indirect costs shall be 5

ON AGING DEPARTMENT

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not incurred for administrative or support objectives and are readily identified with a particular objective, but are nevertheless necessary to the general operation of the CCU (e.g., building maintenance, supplies, administrative salaries).

normal business Department/ The above records shall be subject, during hours, for inspection, review, or audit by Department designees. 3

All applicant/client records, case notes, information and documentation, including client files, maintained by the CCU and relating to persons who apply for services or are served under the contract shall be considered to be confidential and shall be protected by the CCU from unauthorized disclosure as required by section 240:340. 0

All applicant/client/program records, case notes, information and documentation, including client files, relating thereto, and books, records, documents, other evidence of accounting procedures and practices maintained in the performance of the contract shall be: ভা

for a period of five (5) years from the the CCU's contract with the Department; retained by the CCU termination date of 1

if any litigation, claim, or audit is started before the expiration of the five (5) year period, the records shall retained until all litigations, claims, or audit findings involving the records have been resolved; and 5

review during normal business hours, for inspection, by the Department/Department designees. subject, or audit 3

All applicant/client/program records, case notes, information and documentation, including client files, generated in support of the contract shall be considered property of the Department, and shall be submitted by the CCU at the request of the Department/Department designee. (e)

, effective Nov. 1, 1989 (Source: Amended at 13 Ill. Reg. 17327 17346

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

- THE HEADING OF THE PART: Capacity Plates Standards on Various Watercraft
- CODE CITATION: 17 III. Adm. Code 2070

1)

SECTION NUMBERS: 2070.10 2070.20 2070.30

ADOPTED ACTION:

Amendments Amendments Amendments STATUTORY AUTHORITY: Implementing Article V, Section 4 and authorized by Article VIII, Section 3 and Article IX, Section 1 of the Boat Registration and Safety Act (III. Rev. Stat. 1987, ch. 95 1/2, pars. 315-4, 318-3 and 319-1).

4

- 5) EFFECTIVE DATE OF AMENDMENTS: October 27, 1989
- 6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No
- 7) DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? NO
- 8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: October 24, 1989
- 9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: July 28, 1989, 13 III. Reg. 12169
- 10) HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES? No
- 11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION:

The Authority Note was changed to read as follows: Implementing Section 5-4 and authorized by Sections 8-3 and 9-1 of the Boat Registration and Safety Act (III. Rev. Stat. 1987, ch. 95 1/2, pars. 315-4, 318-3 and 319-1).

In Section 2070.10, "These rules prescribe" was changed to "This Part prescribes"; the references to "Article IV" and "Article VII" were deleted; "Section 4" was changed to "Section 5-4" and "Section 3" was changed to "Section 7-3" and in line 4, "par." was changed to "pars."

- 12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes
- 13) WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? No
- 14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No
- 15) SUMMARY AND PURPOSE OF AMENDMENTS: This Part was amended in response to an audit finding that the Department is to have rules for determining weight capacity of boats carrying passegers for hire. Adding the Section numbers

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

- to this Part allows the rule to apply to "for hire" boats. The date of effectiveness of 33 CFR 183 was changed to reflect the CFR change.
- 16) INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO:

 Jack Price

Jack Frice
Lincoln Tower Plaza
524 S. Second Street
Springfield, Illinois 62701-1787

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE

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DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

PTER I. DEPARTMENT OF CONSERVATION SUBCHAPTER e: LAW ENFORCEMENT

PART 2070 CAPACITY PLATES STANDARDS ON VARIOUS WATERCRAFT

		Loading	Powering
		- Safe	- Safe
	Purpose	Standards - Safe Loading	Standards
Section	2070.10	2070.20	2070.30

AUTHORITY: Implementing Section 5-4 and authorized by Sections 8-3 and 9-1 of the Boat Registration and Safety Act (III. Rev. Stat. 1987, ch. 95 1/2, pars. 315-4, 318-3 and 319-1).

SOURCE: Added February 5, 1968, effective February 1, 1968; codified at 5 III. Reg. 10662; Part repealed at 8 III. Reg. 1563, effective January 23, 1984, New part adopted at 8 III. Reg. 1973, effective January 27, 1984; amended at 13 III. Reg. 17345, effective October 27, 1989.

Purpose Section 2070.10

feese-rules This Part prescribes the methods approved by the Department of Conservation for determining the weight-carrying capacity of every vessel subject to the provisions of Article-V.-Section-4. Section 5-4 and Section 7-3 of the Boat Registration and Safety Act as amended (III. Rev. Stat. 19811987, ch. 95 1/2, pars. 315-4 and 317-3), and the method for determining the maximum horsepower of outboard motors for all vessels designed or represented by the manufacturer as being suitable for use with outboard motor(s)

(Source: Amended at 13 III. Reg. 17345, effective October 27, 1989)

Standards - Safe Loading Section 2070.20

The Illinois Department of Conservation adopts the standards contained in 33 CFR 183, Subpart C, (4983)(1988), as its minimum standards for the safe loading testing procedure.

(Source: Amended at 13 III. Reg. 17345, effective October 27, 1989

Standards - Safe Powering Section 2070.30

Subpart D, (1983)(1988), as its minimum standards for the safe powering test procedure. The Illinois Department of Conservation adopts the standards contained in 33 CFR 183,

(Source: Amended at 13 III. Reg. 17345 , effective October 27, 1989

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- Cock Pheasant, Hungarian Partridge, Bobwhite THE HEADING OF THE PART: Quail, Rabbit and Crow Hunting 7
- 17 III. Adm. Code 530 CODE CITATION: 5

ADOPTED ACTIO	Amendments	Amendments
SECTION NUMBERS:	530.20	530,105
3)		

ä

- STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.27, 2.30, 3.5, 3.27, 3.28 and 3.29 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.27, 2.30, 3.5, 3.27, 3.28 and 3.29). 4
- October 27, 1989 EFFECTIVE DATE OF AMENDMENTS: 2
- ô DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? 9
- S DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? 2
- October 24, 1989 DATE FILED IN AGENCY'S PRINCIPAL OFFICE: 8
- August 11, 1989, NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: 13 III. Reg. 12925 6
- õ HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES? 10
- DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION: 11)
- In Section 530.20(f), "17 III. Adm. Code" was replaced with "Section" in 2 places. In Section 530.105(n), "rule" was changed to "Part."
- HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes 12)
- WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? Yes, published at 13 III. Reg. 12985, August 11, 1989 13)
- ARE THERE ANY AMENDMENTS PENDING ON THIS PART? 14)
- SUMMARY AND PURPOSE OF AMENDMENTS: In Section 530.20(a), modifications in the zone line were made to make the zone boundaries in this Section more easily understood and more enforceable. In Section 530.20(b), the season date has been changed for biological purposes. 12)

NOTICE OF ADOPTED AMENDMENTS

at A safety problem at Sand Ridge State Forest previously prevented hunting this area. This problem has now been resolved and the Department wishes offer hunting at the Sand Ridge State Forest.

INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO: 16)

524 S. Second Street Springfield, Illinois 62701-1787 Lincoln Tower Plaza Jack Price

ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE THE FULL TEXT OF THE

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TITLE 17: CONSERVATION CHAPTER I: DEPARTMENT OF CONSERVATION SUBCHAPTER b: FISH AND WILDLIFE

COCK PHEASANT, HUNGARIAN PARTRIDGE, BOBWHITE QUAIL, RABBIT AND CROW PART 530 HUNTING

and				l and	idge,	laged
Quail,				e, Quail	in Partr I Sites	or -Man
Statewide General Regulations Statewide Cock Pheasant, Hungarian Partridge, Bobwhite Quail, and Cottontail and Swamp Raboit Regulations	aled)	ements	quirements	Illinois Youth Pheasant Hunting Regulations Regulations for Fee Hunting of Pheasant, Hungarian Partridge, Quail and	Rabbit at Various Department-Owned or -Managed Sites Regulations for Non-Fee Hunting of Cock Pheasant, Hungarian Partridge, Quall, and Rabbit at Various Department-Owned or -Managed Sites	Regulations for Hunting Crow at Various Department-Owned or -Managed Sites
Partridge ns	ons (Repe Repealed)	it Requir	s ermit Rec	ions it, Hunga	ck Pheas t-Owned	s Departi
Statewide General Regulations Statewide Cock Pheasant, Hungarian P Cottontail and Swamp Raboit Regulations	Statewide Hungarian Partridge Regulations (Repealed) Statewide Bobwhite Quail Regulations (Repealed) Statewide Rabbit Regulations (Repealed)	Statewide Crow Regulations Controlled Pheasant Hunting Sites Permit Requirements	Controlled Pheasant Hunting Regulations Illinois Youth Pheasant Hunting Sites Permit Requirements	Illinois Youth Pheasant Hunting Regulations Regulations for Fee Hunting of Pheasant, H	Rabbit at Various Department-Owned or -Managed Sites Regulations for Non-Fee Hunting of Cock Pheasant, Hun Quall, and Rabbit at Various Department-Owned or -Mar	w at Variou
Statewide General Regulations Statewide Cock Pheasant, Hi Cottontail and Swamp Raboit	an Partridg e Quail Re Regulations	Statewide Crow Regulations Controlled Pheasant Hunting	nt Hunting asant Hunti	asant Hunt	Departmer on-Fee Hur at Various	unting Cro
General Cock and Swa	Hungari Bobwhit Rabbit	Crow R	Pheasa	outh Phe	Various ns for N	H Joj St
Statewide Statewide Cottontail	Statewide Statewide Statewide	Statewide	Controlled Illinois Yo	Illinois Yo Regulation	Rabbit at Regulation Quail, and	Regulation Sites
Section 530.10 530.20	530.30 530.40 530.50	530.60	530.80	530,100	530,110	530.120

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.27, 2.30, 3.5, 3.27, 3.28 and 3.29 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.6, 2.7, 2.27, 2.30, 3.5, 3.27, 3.28 and 3.29).

Reg. 18822, effective October 16, 1986; emergency amendments at 10 III. Reg. 15579, effective October 16, 1986, for a maximum of 150 days; amended at 11 III. Reg. 10546, effective May 21, 1987; amended at 12 III. Reg. 12016, effective July 7, 1988; amended at 13 III. Reg. 12796, effective July 21, 1989; emergency amendment at 13 III. Reg. 12985, effective July 31, 1989, for a maximum of 150 days; amended at 13 III. Reg. 17348 , effective October 27, 1989. SOURCE: Adopted at 5 III. Reg. 8777, effective August 25, 1981; codified at 5 III. Reg. 10634; amended at 6 III. Reg. 10667, effective August 20, 1982; amended at 7 III. Reg. 10755, effective August 24, 1983; amended at 8 III. Reg. 21574, effective October 23, 1984; amended at 9 III. Reg. 15846, effective October 8, 1985; amended at

and Section 530.20 Statewide Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Cottontail and Swamp Rabbit Regulations

Pekin to Dallas City, then due west to the Mississippi River; north zone is the remainder of the State; south-zone-for-rabbits consists-of all-lands South zone for-all species but reabbits consists of all lands south from Springfield to Pekin and Route 9 from of U.S. Route અમુંગ the line from U.S. Route 36 from the Indiana line to Springfield, Route 29 a)

NOTICE OF ADOPTED AMENDMENTS

south-of the line from U.S. - Route -38 - from -the -Indiana- State-line -to Springfield, - Route -29 - from - Springfield -to- Pekin -and -Route -9 - from - Pekin to - Dallas -Gity, then - due -west -to-the- Mississippi - River.

Season dates: 3 North (all species) - November 4, 1989 - January 1, 1990 South (all species but rabbits) - November £04, 1989 - January 7, 1990 South (rabbits) - November 4, 1989 - January 15, 1990

- Sunrise until sunset. Hunting hours: 0
- Daily limit: Ŧ

Hungarian Partridge Cock Pheasant - 2 Bobwhite Quail - 8 Rabbit - 4 Possession limit (after the first day of the hunting season): 6

Hungarian Partridge - 4 Bobwhite Quail - 16 Cock Pheasant Rabbit - 8 Cock pheasant may be hunted only; hen pheasants are illegal to take or possess, except as specified on controlled hunting areas operated pursuant to Sections 1.13 or 3.27 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 1.13 or 3.27) or at sites listed in 17 Hr Thr. CodeSection 530.105 and as provided for on designated sites in 17 Ht.-Adm. Code Section 530.110. ()

, effective October 27, 1989) Amended at 13 Ill. Reg. 17348 Section 530.105 Regulations for Fee Hunting of Pheasant, Hungarian Partridge, Quail and Rabbit at Various Department-Owned or -Managed Sites

- All the regulations in 17 Ill. Adm. Code 510 General Hunting and Trapping apply in this Section, unless this Section is more restrictive. a)
- All hunters must wear a cap and upper outer garment of solid and vivid blaze orange of at least 400 square inches. 9
- All areas are closed to hunting Mondays and Tuesdays, Christmas Day and New Year's Day, with the following exceptions: non-fee rabbit hunting is allowed every Monday and Tuesday at Ramsey Lake State Park, which is closed on Christmas Day and New Year's Day; hunting hours are 9:00 p.m. (except on Thanksgiving Day hunting hours are 9:00 a.m. 0

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p.m. at Kankakee River State Park, Silver Springs State Park, Sand Ridge State Forest and Site M Controlled Pheasant Hunting Area). to 1:00

- All hunting must be done with shotgun or bow and arrow. Only shot shells with a shot size of No. 5 lead or No. 3 steel or smaller may be used. Flu girows only may be used by bow and arrow hunters. T
- before All pheasants and quail must be affixed with a Department tag they are removed from the area. (e)
- A drawing will be held at the site for hunter quotas; a \$10.00 daily usage stamp is required opening date through the day following the final game bird release. **(**
- When daily quotas are not filled, hunters will be allowed to check in on a first-come first-served basis until 1:00 p.m. 60
- The Department will announce by public news release the registration time and quota to be filled. 1
- Hunters are required to deposit their hunting license in the check station while hunting. Persons exempt by law from having a hunting license must deposit their Firearm Owner's Identification Card. If they are under 21 years old and do not have a card they must be accompanied by a parent, legal guardian or a person in loco parentis who has a valid card in possession.
- A back patch issued at the check station must be worn while hunting.
- Non-hunters are not allowed in the field. 2
- Hunters will not leave the site without first checking out. 1
- Pheasants of either sex may be harvested except at the Site M Controlled Quail and Pheasant Hunting Area where only cock pheasants may be harvested. E
- Statewide regulations as provided for in this rHePart apply at the following sites, except as noted above and in parentheses below:

Horseshoe Lake State Park (Madison County) (hunting season opens the first hunting day after the close of the duck hunting season)

Johnson-Sauk Trail

Kankakee River State Park (Hunters must check out by 3:15 p.m.; closed first firearm deer season)

NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF CONSERVATION

Ramsey Lake State Park

Sand Ridge State Forest

Silver Springs State Park (Hunters must check out by 3:15 p.m.) Site M Controlled Quail and Pheasant Hunting Area

Washington County Conservation Area

, effective October 27, 1989 Amended at 13 Ill. Reg. 17348 (Source:

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Hunting THE HEADING OF THE PART: Duck, Goose and Coot

7

17 III. Adm. Code 590 CODE CITATION: 2)

SECTION NUMBERS:

3

4)

Amendments

ADOPTED ACTION:

- STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8 and 3.10 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8 and 3.10), and Migratory Bird Hunting (50 CFR 20, effective September 29, 1987).
- October 27, 1989 EFFECTIVE DATE OF AMENDMENTS: 2
- DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? (9
- DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE?

2

- October 24, 1989 DATE FILED IN AGENCY'S PRINCIPAL OFFICE: 8
- July 28, 1989, NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: 13 III. Reg. 12171 6
- HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES? (0)
- DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION: 11)
- HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes 12)
- WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? 13)
- ARE THERE ANY AMENDMENTS PENDING ON THIS PART? 14)
- SUMMARY AND PURPOSE OF AMENDMENTS: These amendments were proposed for the purpose of public safety and hunting experience ennancement. Moving the hunting parties further apart in the subimpoundment will lessen the probabilities of accidental injury as well as lessen the conflicts created by participants to inclement weather. Removing the electric motor restrictions will still allow hunters to reach hunting sites early enough to set up decoy arrangements prior to shooting hours. crowding. Restricting entry until 4:30 a.m. will lower the exposure time 15)
- INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO: 16)

NOTICE OF ADOPTED AMENDMENTS

Springfield, Illinois 62701-1787 Lincoln Tower Plaza 524 S. Second Street Jack Price

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE

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DEPARTMENT OF CONSERVATION

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CHAPTER I: DEPARTMENT OF CONSERVATION SUBCHAPTER b: FISH AND WILDLIFE TITLE 17: CONSERVATION

DUCK, GOOSE AND COOT HUNTING PART 590

Section

Check Station Department Sites Only - Duck, Goose and Coot Hunting Non-Check Station Department Sites Only - Duck, Goose and Coot Hunting Various Other Department Sites - Duck, Goose and Coot Hunting Permit Controlled Department Sites Only - Duck, Goose and Coot Hunting Duck, Goose and Coot General Hunting Regulations on all Department-Illinois Youth Goose Hunting Permit Requirements The Non-Toxic Shot Zones of Illinois Owned and -Managed Sites. Statewide Regulations 4 EXHIBIT 590.25 590.40 590.60 590.10 590,20 590.50

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10 of the Wildlife Code (III. Rev. Stat. 1987, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.5, 3.7, 3.8, and 3.10), and Migratory Bird Hunting (50 CFR 20, effective September 29, 1987).

at 5 III. Reg. 11386, effective October 14, 1981, for a maximum of 150 days; codified at 5 III. Reg. 10638; Part repealed at 6 III. Reg. 9647, effective July 21, 1982; new Part adopted at 6 III. Reg. 11865, effective September 22, 1982; amended at 7 III. Reg. 13948, effective October 6, 1983, for a maximum of 150 days; amended at 8 III. Reg. 13948, effective September 26, 1984; amended at 9 III. Reg. 14242, effective September 5, 1985; peremptory amendments at 9 III. Reg. 15062, effective September 25, 1985; emergency amendments at 9 III. Reg. 15928, effective October 8, 1985, for a maximum of 150 days; amended at 10 III. Reg. 15889, effective September 22, 1986; emergency 150 days; amended at 11 III. Reg. 10560, effective May 21, 1987; emergency amendments at 11 III. Reg. 15242, effective August 28, 1987, for a maximum of 150 days; emergency expired January 25, 1988; amended at 12 III. Reg. 12200, effective July 15, 1988; emergency amendments at 12 III. Reg. 16233, effective September 23, 1988, for a maximum of 150 days, emergency expired February 20, 1989; emergency amendments at 12 Ill. Reg. 22244, effective December 7, 1988, for a maximum of 150 days; 1989; amended at 13 III. Reg. 14925, effective September 7, 1989; emergency amendments at 13 III. 16579, effective October 4, 1989, for a maximum of 150 days; amended at 13 SOURCE: Adopted at 5 III. Reg. 8857, effective August 25, 1981; emergency amendment amendments at 10 III. Reg. 17773, effective September 26, 1986, for a maximum of emergency expired May 6, 1989; amended at 13 III. Reg. 10525, effective June 20, III. Reg. 17354 , effective October 27, 1989.

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Various Other Department Sites - Duck, Goose and Coot Hunting Section 590.60

Sites covered in this Section conform to Statewide Regulations (Section 590.10) and General Department Regulations (Section 590.30), except as noted in the remainder of this Section. These sites are:

Carlyle Lake Wildlife Management Area

Clinton Lake State Recreation Area

Crab Orchard Refuge

Donnelley State Wildlife Area

Fox Ridge State Park

Ft. de Chartres Historic Site

Heidecke State Fish and Wildlife Area and Powerton Lake

Conservation Area (Alexander County) Public Hunting Area (other than permit area) Horseshoe Lake

Horseshoe Lake State Recreation Area (Madison County)

Kaskaskia River Fish and Wildlife Area

Kidd Lake State Natural Area (no permanent blinds allowed)

Kinkaid Lake Fish and Wildlife Area

Lake Shelbyville

Lake Shelbyville Fish and Wildlife Management Area

LaSalle Fish and Wildlife Area

Little Black Slough State Natural Area

Lower Cache River State Natural Area

Merinet Lake Conservation Area

Mississippi River Area Fish and Wildlife Area

Pike County Conservation Area

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Powerton Lake (Regulations combined with Heidecke Lake)

Rend Lake Wildlife Management Area

Rice Lake Conservation Area

Saline County Conservation Area

Sanganois Conservation Area

Sangchris Lake State Park

Shawnee National Forest, Bluff Lake

Shawnee National Forest, LaRue Scatters

Shawnee National Forest, Oakwood Bottoms (West of the Big Muddy Levee)

Stephen A. Forbes State Park

Turkey Bluffs Fish and Wildlife Area (All nunters must sign in and out and report kill; no permanent blinds allowed)

Union County (firing line Waterfowl Management Area)

specific regulations Site 9

- Waterfowl Hunting Regulations for Carlyle Lake Lands and Waters 1
- Shooting hours for waterfowl are statewide opening hour until 1:00 p.m. B
- Waterfowl and coot nunting will be permitted except in clearly posted refuge areas or developed recreation areas, or within 500 feet of construction sites or developed recreation areas. â
- No permanent blinds, goose pits, or other structural works may be constructed or dug on State managed lands at any time, except that the U.S. Army Corps of Engineers may build permanent blinds for disabled or handicaped hunters. All other blinds must be portable in nature or constructed of natural vegetation located at the blind site, and must be removed at the end of the day's hunt. Û
- enter the subimpoundment area before 3:00 a.m. each day of It is unlawful to enter the subimpoundment area 3 days prior to the opening of waterfowl hunting season. No one may the duck hunting season, and no one may remain in the area 0

NOTICE OF ADOPTED AMENDMENTS

after 3:00 p.m. each day of the duck hunting season. The subimpoundment area is defined as that area bordered by the Kaskaskia River on the east and south and extending north and west to the Carlyle Lake project boundary, and includes impoundment areas 1, 2, 3, and 4.

- E) No one may enter or remain on the waters of Carlyle Lake from 12:00 a.m. (midnight) to 3:00 a.m. each day of the waterfowl hunting season. No waterfowl hunter may remain in the area after 3:00 p.m. each day of the waterfowl hunting season.
- F) It shall be unlawful to be in possession of firearms on the waters of Carlyle Lake after 3:00 p.m. each day during the waterfowl hunting season and 24 hours prior to the opening day of waterfowl hunting season.
- only walk-in hunting will be permitted in the subimpoundment areas. No flotation devices capable of floating a man are allowed. When the water level in the subimpoundment area is too high due to flooding) to allow walk-in hunting, Department of Conservation personnel will post that the area is open to boats. Boats are allowed only at these times in the subimpoundment areas.
- Only waterfowl and coot hunting are allowed in the subimpoundment area during the duck hunting season. On the day following the close of duck season to the close of goose season, the following areas in the Carlyle subimpoundment will be refuge. All of compartments 3 and 4 and that portion of compartment 2 that lies 200 yards south of levee B where the levee runs east and west, and 200 yards west where the levee turns and runs north and south.
- Each hunting party is required to hunt over a minimum of 12 decoys. Decoys shall not be left out unattended or after 3:00 p.m. each day of the waterfowl season.
- A minimum of 200 yards shall be maintained between waterfowl hunting parties. (A hunting party shall be defined as an individual, or group of hunters occupying a single boat, blind, or hunting site).
- K) No person shall tamper or attempt to manipulate any of the gates, pumps, or structures in the subimpoundment area.
- No motor driven vehicles are allowed in the subinpoundment area except those operated by Department of Conservation or Corps of Engineers personnel.

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- M) The lands and waters lying south of a line from the south side of the mouth of Coles Creek on the east side of Carlyle Lake to the south side of the mouth of Allen Branch on the west side of Carlyle Lake is a designated waterfowl refuge and is closed to hunting.
- N) East Side Management Area from Cox Bridge to the north and east boundary of the State managed land is open to hunting of other species (that are in season) during the waterfowl hunting season. Subimpoundment area waterfowl regulations apply in this area for waterfowl hunting. Statewide and site specific regulations apply for other species.

2) Clinton Lake

- A) Hunters must obtain free permit from site office prior to hunting; hunters must return the permit and report harvest by February 15 of following year or hunting privileges for following season will be forfeited.
- Hunting is allowed only from anchored portable boat blinds except no waterfowl hunting is permitted in the area extending from a line between the west side boat ramp and the southern-most point of the central peninsula to the Davenport Bridge, and within 200 yards of developed recreation areas, construction and industrial sites, or within 300 yards of electrical power lines.
- C) Hunting parties must maintain a minimum distance of 200 yards apart.
- D) No more than 3 persons shall occupy or use a portable boat blind.
- E) Portable boat blinds must have been completed, including final brushing, before entering the water and must be removed at the end of each hunting day.
- F) Each hunting party is required to hunt over a minimum of 12 decoys.

3) Donnelley State Wildlife Area

- A) Hunting is prohibited on Tuesdays and Wednesdays.
- B) Hunting hours are from sunrise to 12 Noon

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DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

Goose hunting is prohibited after the close of the duck season.

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- All hunting will be from designated blinds only. Refilling or changing blinds is not permitted.
- All hunters must report to the check station to fill out an information card and turn in hunting licenses or Firearm Owner's Identification Cards before proceeding to blinds. 臼
- \$5 daily usage stamp must be purchased to hunt this area. Œ
- No outboard motors are allowed by public only by authorized DOC personnel. G
- No more than 3 persons shall occupy a blind at any one time. Ξ
- All parties are required to report to check station within 1 hour after termination of hunt or no later than 1 p.m.
- All parties must hunt over a minimum of 12 decoys and a maximum of 48 decoys which must be removed upon the termination of the hunt. 5
- The first weekend and the third Saturday of the waterfowl season will be designated as youth hunt days. This will consist of youth or youths 15 and under plus one adult per Those blinds not allocated to youths shall be available to There will be no charge for the youth on these days. adults on those days. blind. K)
- Ridge State Park Fox 4
- Hunting restricted to Embarras River and its flood waters. A)
- permanent blinds of any kind or other structural works are permitted. 9N â
- No pits shall be dug, built or occupied. Û
- de Chartres Historic Site Fort 2
- No check station. A)
- Hunting is allowed from anchored, portable boat blinds only on a first-come, first-served basis; no permanent blinds allowed. B

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

- Portable boat blinds must have been completed, including final brushing, before entering the area and must be removed at the end of each hunting day. Û
- 200 Hunting parties must maintain a minimum distance of yards apart. <u>a</u>
- Each hunting party is required to hunt over a minimum of 12 decoys which must be removed at the end of each hunting Î
- No hunting is allowed during firearm deer season. Œ
- Heidecke State Fish and Wildlife Area and Powerton Lake 9
- Definitions: F
- brushing) before entering the area. The boat blind and all blind materials will be removed at the end of each Boat blind (water blind) - a portable form of boat which must be completely concealed (including final hunting day. :=
- Water blind site a position within 10 yards of a numbered stake or buoy where a blind may be located. ::
- Daily draw procedure by which blinds or blind sites are allocated daily. Œ
- Refuge an inviolate area on which all hunters and trespass. the general public may not iv.
- Waterfowl hunting will be permitted on Department leased or managed lands and waters only at designated blind sites. B
- Water blind sites will be determined by the Department of Conservation and marked with a numbered stake or buoy. Conservation and Û
- to hunt with their party; no more than three hunters per party; persons under the age of 16 shall not be allowed to hunt unless accompanied by an adult. Blind sites will be allocated on a daily draw basis conducted at the check stations 90 minutes before sunrise. At Heidecke Lake hunters shall register as parties for the drawing; each party drawn will be allowed to select blind site in order drawn; only those hunters registered in party will be allowed a
- Blind sites not selected during the drawing will be allocated on a first-come, first-served basis. Vacant blind sites will 包

NOTICE OF ADOPTED AMENDMENTS

not be allocated after the drawing until one hour after legal shooting time. No blind sites will be allocated after the drawing until one hour after legal shooting time. No blind sites will be allocated after 10:00 a.m.

- Hunters wishing to move to another blind site must report this move to the check station attendant, in person, before such a move. Œ
- Hunting will be from boat blinds only. Û
- Access to water blind sites will be by boat only and from designated boat launch sites. $\widehat{\Xi}$
- All water hunting must be from portable blind, within 10 jards of the assigned numbered stake or buoy. No more than 3 persons shall use one blind. Portable boat blinds must have been completed, including final brushing, before entering the area, and be removed at the end of each hunting day.
- Daily shooting hours will be legal opening time to 12:00 Noon. Upon vacating blinds, all hunters must report to the check station within 1 hour. At this time, waterfowl bagged will be checked in and displayed to the station operator and hunting licenses returned. 5
- Each hunting party is required to hunt over a minimum of 12 decoys. Decoys must be picked up immediately after the nunt is over. K
- be built on Department No unauthorized pits or blinds will leased or managed land or water. 1
- except for legal waterfowl hunters from 2 weeks prior to Heidecke Lake will be closed to all fishing and boat traffic duck season until the close of the waterfowl season. Powerton 15, except for legal waterfowl hunters; and closed to all Lake will be closed to boat traffic from October 1 to February unauthorized entry during the waterfowl season. 3
- No hunting will be allowed on Monday and Tuesday at Heidecke Lake. No hunting will be allowed at Powerton Lake on Monday through Thursday except hunting will be permitted hunting will be allowed on Monday and Tuesday State holidays. uo î
- however, layout boats approved in advance by the site superintendent will be permitted. A layout boat is defined It is unlawful to hunt waterfowl on the water area in any watercraft less than 16 feet long and 60 inches in beam; ô

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DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

as a nonmotorized, flat bottom, low profile boat in which the sides are continous with the front deck and slope inward toward the opening rather than the usual outward slope. Such layout boats must be attended at all times by a nonhunting tender boat that is at least 16 feet with a 60 inch beam. Layout boats are restricted to open water blind sites. Tender boats must anchor as close as possible to the center dike.

- No guns may be carried from water blinds to retrieve waterfowl that fall on land. a
- Hunting is closed on Christmas Day. 6
- All water areas not posted with blind site numbers shall be refuge and are closed to all boat traffic except by authorized personnel. \mathbb{R}
- It is unlawful to shoot across any dike at Heidecke Lake. ŝ
- season at Powerton Lake. At Heidecke Lake waterfowl hunting closes at the end of duck or goose season, whichever is later. No goose hunting during the September goose season Waterfowl hunting will close with the conclusion of the duck is permitted at Heidecke Lake. Ē
- In the event of adverse water and/or weather conditions, such as flooding, high winds, or heavy fog, hunting will be prohibited. ô
- Horseshoe Lake (Alexander County) Public Hunting Area (other than permit area) 2

Land Road and Old Highway No. 3, thence northwesterly to intersection of Old Highway No. 3 and State Highway No. 3 and thence northwesterly along State Highway No. 3 to point of beginning Beginning at the intersection of State Highway No. 3 and the Olive Branch-Miller City Road, thence in southerly direction to the The refuge area shall be defined as all State owned land and those areas adjacent within the tract of land hereinafter described: intersection of the Olive Branch-Miller City Road and the Promised Land Road, thence easterly to the intersection of the Promised at Olive Branch.

- Horseshoe Lake State Recreation Area (Madison County) 8
- pothole cleared of all weeds and brush for a 40 yard radius required around all blind sites. N.S B

NOTICE OF ADOPTED AMENDMENTS

- Blinds must be completed, including final brushing, 4 weeks in advance of the opening date of waterfowl season, after which time the Department of Conservation will inspect all blinds and blind sites and issue blind registration cards to those which pass inspection. B
- at a drawing or by a first-come allocation held on a day publicly announced by the Department. All reassigned blinds must be completed, including final brushing, in advance of Sites on which blinds have not been built, as well as sites on which blinds of an unsatisfactory quality have been built, will be given one week to correct deficiencies. Blinds failing the second inspection will be reassigned to alternates selected and have failed the inspection pursuant to Section 590.30(e), the opening date of the waterfowl season.

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Kaskaskia River Fish and Wildlife Area 6

- during the waterfowl hunting season. For those lands lying south of Illinois Route 13, the legal shooting hours shall be from statewide opening hour until statewide closing hour. Goose hunting hours end at Shooting hours are statewide opening hour until 1:00 p.m. 1:00 p.m. B
- All waterfowl hunting parties must use at least 12 decoys and hunt at least 200 yards from the next hunting party. B
- has any prior claim or right to any blind site. First-come, first-served rule prevails. Blinds shall be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of each No permanent blinds will be allowed on the area. Û
- It is unlawful to leave duck and goose decoys unattended. Decoys must be picked up at the end of each day's hunt. â
- No one under 16 years of age shall hunt or attempt to hunt on the area unless accompanied by an adult due to safety factors. (i
- The following regulations apply to the Doza Creek Waterfowl Management Area: Œ
- This area will be closed to all public use 3 days prior to waterfowl hunting season. No waterfowl hunters to waterfowl hunting season. No waterfowl hunters may enter the area before 3:00 a.m. each day of the 1

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

waterfowl hunting season. No waterfowl hunters may remain in the area after 3:00 p.m.

- Waterfowl, coot and archery deer hunting only will be allowed in this area during the duck hunting season. **=**
- Lake Shelbyville 10)

It is unlawful for any unauthorized persons to enter a duly posted restricted area.

- Lake Shelbyville West Okaw and Kaskaskia Fish and Wildlife Area 11)
- Waterfowl hunting will be permitted as described below except in duly posted restricted and "No Hunting" areas. A)
- Standard Time) on those days. Each party drawn will be allowed to choose one of the staked sites in the waterfowl through the first Saturday and Sunday of the regular waterfowl will register for drawings between 4:00 a.m. and 5:00 a.m. Central Daylight Time (3:00 a.m. and 4:00 a.m. Central area. Parties will select sites in the order they are drawn. Maximum party size is 4 persons. In addition, the following Waterfowl hunting in the Fish Hook Waterfowl Area, the McGee Waterfowl Area, and the Jonathan Creek Waterfowl Area will be allotted by a daily drawing from opening day Parties season. Drawings will be conducted at each area. regulations will apply: B
- All parties must hunt within 10 yards of their assigned stake.
- All parties must be in place by one-half hour before shooting time. E
- All parties are required to report their harvest by 2:00 p.m. following each hunt. Ē
- Hunting in the Jonathan Creek and McGee Waterfowl Areas first-served basis except as noted in subsections (A) and (B) above. A hunting party must hunt within 10 yards of the will be restricted to designated, staked sites on a first-come, above. stake. ΰ
- Daily shooting hours will be from legal opening to 1:00 p.m. 0
- yards between parties except as described in subsection (B) above. Waterfowl hunters must maintain a distance of $\widehat{\Xi}$

NOTICE OF ADOPTED AMENDMENTS

(A hunting party shall be defined as an individual or group of hunters occupying a single boat, blind, or hunting site).

- Each hunting party in the Fish Hook, Dunn, Jonathan Creek and McGee Waterfowl Areas are required to hunt over a minimum of 12 decoys. Œ
- The building of permanent blinds of any kind or other structural works is prohibited. All blinds must be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt. G
- No goose pits shall be built or dug. $\widehat{\Xi}$

î

- Motors of over 10 horsepower shall not be operated in the Fish Hook, Jonathan Creek, Dunn, and McGee Waterfowl Areas.
- Waterfowl hunting only is permitted in the Fish Hook, Dunn, Jonathan Creek and McGee Waterfowl Areas during the regular waterfowl season. 5
- During the regular waterfowl season, no bank or boat fishing will be permitted on the Kaskaskia River from the Strickland Boat Access north to the Illinois Central Railroad bridge from one-half hour before sunrise until 1:00 p.m. ¥
- Black Slough Little 12)
- any time. All blinds must be of a portable nature or be established with natural vegetation and must be removed or dismantled at the end of the day's hunt. Cutting of live No permanent blinds or pits may be constructed or dug trees and shrubs on the area is prohibited. (F
- Dedicated Nature Preserve areas are closed to hunting. (E)
- Lower Cache River State Natural Area 13)
- No permanent blinds or pits may be constructed or dug at any time. All blinds must be of a portable nature or be established with natural vegetation and must be removed or dismantled at the end of the day's hunt. Cutting of live trees and shrubs on the area is prohibited. A
- Dedicated Nature Preserve areas are closed to hunting. B

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DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

Meredosia Lake - Cass County Portion Only 14)

All boat traffic is prohibited from entering the duly posted Waterfowl Refuge from 1 week before waterfowl season until the season closes.

Mermet 15)

- Waterfowl hunting will be permitted only during the duck hunting season. B
- required to deposit their hunting licenses and register at the check station prior to entering the area. Individuals who wish to use the blind area are required to deposit their operator. Those persons exempted by law from having hunting licenses must deposit their Firearm Owner's Identification hunting licenses and participate in a daily drawing during change blinds without prior approval from the check station Hunting is allowed in both the walk-in and blind areas only. Those individuals wishing to hunt in the walk-in area are Hunting parties shall not which blinds will be assigned. Cards. B
- The daily drawing shall be held one hour prior to legal shooting ΰ
- All members of the hunting party shall register as a group (not to exceed 4 people per group) for the purpose of the drawing. a
- Those hunters in the blind area shall park in designated areas. These parking areas will be numbered to correspond with particular blind sites located along the levee road. E
- blind is In the blind area, a minimum of 12 decoys per required while hunting waterfowl. Œ
- Deer, squirrel and woodcock may not be taken in the waterfowl areas after the opening of the waterfowl season. G
- Daily hunting hours shall be the legal opening until 12:00 Noon local time. Î
- waterfowl refuge (Main Lake) from October 1 until the close of the waterfowl season. All boats are prohibited from entering the duly posted

NOTICE OF ADOPTED AMENDMENTS

- No hunting will be permitted from the subimpoundment dams. (公田
- will be permitted within 200 yards of or within 100 yards of any private the refuge boundary, No waterfowl hunting 田田

A pothole cleared of all weeds and brush for a 40 yard radius is required around all blind sites.

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B

Mississippi River Area Fish and Wildlife Area NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF CONSERVATION

Blinds must be completed, including final brushing, 4 weeks in advance of the opening date of waterfowl season, after which time the Department of Conservation will inspect all blinds and blind sites and issue blind registration cards to on which blinds of an unsatisfactory quality have been built, and have failed the inspection pursuant to Section 590.60(e), will be given one week to correct deficiencies. Blinds failing the second inspection will be reassigned to alternates selected at a drawing on a day publicly announced by the Department. All reassigned blinds must be completed, including final brushing, in advance of the opening date of the waterfowl

Sites on which blinds have not been built, as well as sites

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those which pass inspection.

- less than 100 -yards -in-the Big--Muddy--and--Casey-Forkdistance between waterfowl hunting parties shall be no subimpoundment -and- 200 -yards- outside the subim-poundment G)E)
- All boat traffic is prohibited from entering the duly posted waterfowl refuge and the subimpoundments from 2 weeks
- HH)
- running 200 Dam will be All waterfowl hunting along an east-west line yards north of the Casey Fork Subimpoundment within 10 feet of staked locations. (1) f
- Each hunting party is required to hunt over a minimum of 12 decoys at each blind site, and all decoys must be picked up at the end of each day's hunt. K))
- Daily shooting hours for waterfowl will be from legal opening time to 1:00 p.m. PX)
- Rend Lake Refuge is closed to The location of the Rend Lake The land portion of the Rend Refuge is described as follows: trespassing at all times. M+)L)

All blinds must be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt.

Statewide season regulations apply except that the season closes

County Conservation Area

Pike (

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November 30 or the legal statewide closing, whichever is earlier,

Rend Lake Wildlife Management Area

18)

A)

in Area A.

Only row boats and boats with electric motors shall be used in the subimpoundment areas during the waterfow! hunting

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B

No goose pits or permanent blinds shall be dug or built on State lands.

hunting-season and until-the-end of the waterfowl season 10

h.pr outboard -metors or -less may-be used.

subimpoundments by 2:00 p.m. each day of the waterfowl season and not return until 3:00-a.m.4:30 a.m.

All waterfowl hunters and all boats must be out of the

(S)

season, - except - that - during - the -last - 14 - days of - the -duck

- Bounded on the south by a buoy line, approximating the Jefferson-Franklin County Line. 1
- buoy line and/or signs Bounded on the east by a buoy line and/or signs approximating the channel of the Casey Fork Creek. Ê
- signs Bounded on the west by a buoy line and/or sign approximating the channel of the Big Muddy River. iii)
- by a buoy line and/or signs approximating a line which would extend west from Ina, Illinois. iX)

DEPARTMENT OF CONSERVATION

- property boundary.
- shall be defined as an individual or group of hunters occupying a single boat, blind, or hunting site).
- before waterfowl season until March 1.
- All waterfowl hunters must sign in prior to hunting and sign out and report their harvest at the end of each day's hunt.

NOTICE OF ADOPTED AMENDMENTS

- Bounded on the north portion of the Casey Fork Creek by the Casey Fork Subimpoundment Dam. 5
- Bounded on Nason Point by refuge boundary signs at project limits. Vi)
- Rice Lake (Walk-in and Copperas Creek Management Units) 19
- beginning with opening day at the walk-in unit, and shall be Hunting will be alternated between units every other limited to 20 hunters per day. (Y
- the a daily drawing at by Hunters shall be determined designated check station. 8
- Shooting hours shall be from legal opening time until 12:00 Noon. Statewide bag and possession limits apply on this area. 0
- Saline County Conservation Area 20)
- Waterfowl hunting is allowed north of the township road only, B)
- Walk-in hunting only, B
- Sanganois 21)
- Hunters using the walk-in area shall use the check station Chandlerville just off Route 78 or the check station on the west side of the Illinois River one mile north of Browning at the headquarters area located 8 miles northwest of near Route 100. (F
- Walk-in waterfowl hunting will be permitted only in the area posted for this purpose. B
- All hunters using this area must report to the check station to fill out information cards and to turn in hunting licenses or Firearm Owner's Identification Cards before proceeding to Û
- Upon the completion of hunting, hunters must report to check station within one hour. 0
- prohibited in the impoundment areas during the season. Fishing is waterfowl (E
- shall trespass on the Barkhausen Refuge during the period from October 1 through December 31. person No Œ

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DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

- No person shall trespass on the Marion-Pickerel Waterfowl Refuge during the period from October 1 through the last day of the waterfowl season. T
- Sangehris Lake State Park 22)
- Hunting hours are legal opening until 12:00 Noon. A)
- Hunters will participate in daily drawing commencing 2 hours prior to sunrise. Blind sites not selected during the drawings blind sites will not be allocated until 9:00 a.m. Further, no blind sites will be allocated after 10:00 a.m. will be allocated on a first-come, first-served basis. Vacant 8
- All hunting will be from registered blind sites only and hunters must occupy their blinds within one hour after registering at the check station. 0
- Upon vacating their blinds, hunters must place their completed harvest cards in the collection boxes located at either the east or west boatdock. 0
- direction) the peninsula created by the junction of the east and west arms. This area will be closed to all loat traffic and boat fishing during the duck season. Bank fishing along the dam will be permitted. There will be a duly posted waterfowl refuge located at the north end of the lake that will include all waters of the lake located north and at right angles to (in an east and west Î
- the east arm of the lake north to the refuge area, the area adjacent to the power plant is utilized as a fly ash pond and the south portion of the west arm will be duly designated as A waterfowl refuge will be located on State land between the east and west arms of the lake. Additional refuges are located on waters from the junction of the center arm and E
- Waterfowl hunting will close with conclusion of duck season. B
- No more than 4 persons shall occupy a blind at one time. Ħ
- Waterfowl hunting will be permitted on State leased lands minimum of 300 yards from all high lines and 500 feet from construction or industrial sites. The center arm of the lake and waters in the Sangchris Lake State Park area, except in duly posted refuge areas, developed recreation areas, a will be closed to all waterfowl hunting.

Blind sites will be determined by the Department of Conservation and marked with a numbered stake. When it is deemed necessary, the Department of Conservation will

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NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF CONSERVATION

remove, move or close blind sites in order to carry out the

operations of the overall management program.

DEPARTMENT OF CONSERVATION

LLINOIS REGISTER

NOTICE OF ADOPTED AMENDMENTS

- When it is deemed necessary for public safety reasons, such as flooding, high winds, or heavy fog, the Department of Conservation will close the lake area to all fishing and all boating activity except for non-water hunting programs. ô
- Shawnee National Forest, Bluff Lake 23)
- Goose hunting is prohibited. A)
- Shooting hours: legal opening until noon. B

Hunters wishing to move to another blind location may do so after 10 a.m. providing they include the blind change on

Blind sites will be allocated on a daily draw basis.

K F the harvest card and report their kill for each blind.

Access to blind sites will be by boat only and from designated boat launch sites, the West Hill Boat Launch and the East Harbor Boat Launch. A corridor located north of the Middle Peninsula along the southern edge of the existing refuge will

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- No permanent blinds or other structures may be constructed on the site. ΰ
- Shawnee National Forest, LaRue Scatters 24)
- All hunting will be by walking in or in boats without motors. A)
- Shooting hours for all species in this area shall close at 12:00 Noon local time, except bow hunting for deer shall be permitted in accordance with statewide deer hunting hours (17 Ill. Adm. Code 670). R
- and : must Permanent blinds shall not be constructed in this area all equipment used in the taking of waterfowl removed at the end of each hunting day. T
- Shawnee National Forest, Oakwood Bottoms (Green Tree Reservoir west of the Big Muddy levee) 25)
- All hunting will be by walking into the area. A)

Crippled waterfowl that fall on land, other than areas designated as refuge, shall be retrieved by foot. However, no gun may be carried while attempting to recover such birds.

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or blinds will be built on State

No pits or blinds will Commonwealth Edison land.

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A position between two like numbered stakes

within a cove where a blind may be located.

Blind sites:

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S

portable blind located within a numbered cove and between the assigned numbered stakes. Portable blinds or boat blinds

must have been completed, including final brushing, before entering the area, and removed at the end of each hunting day. Cutting of natural vegetation for any purpose will be

unlawful.

6

be from 1 portable blind or 1 anchored

All hunting must

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be established to provide access to the west arm of the Lake from the East Harbor Boat Launch when the West Hill Boat

Such notice of corridor use will be

announced prior to the blind drawing for that day.

Launch is closed,

- Shooting hours for all species on this area shall close at 12:90 Noon local time, except bow hunting for deer shall be permitted in accordance with Statewide deer hunting hours (17 Ill. Adm. Code 670). B
- Permanent blinds shall not be constructed in this area and all equipment used in the taking of waterfowl must be all equipment used in the taking of waterfowl must removed at the end of each hunting day. O
- minimum Each hunting party will be required to hunt over a of 12 decoys in Compartments 19, 20 and 21. a
- No person shall tamper with or attempt to manipulate any of the gates, pumps or structures in the sub-impoundment (i

Each party must hunt over a minimum of 12 decoys, and all decoys must be removed at the end of each day's hunt.

E

Fishing will be prohibited in the east and west arms of the

lake during the period from 10 days prior to the duck season

through the end of the waterfowl season.

Corridor - Water travel lane, during waterfowl season only, for boating back and forth to blind sites.

NOTICE OF ADOPTED AMENDMENTS

26) Stephen A. Forbes

A)

B) On the main lake hunting is allowed from a boat blind only and must be within 100 yards of a staked location.

Daily hunting hours are legal open to 1:00 p.m.

C) Only walk-in hunting is allowed in the sub-impoundment. Hunting must occur within 100 yards of a staked location.

4

- Hunting will be allowed on a first-come, first-served basis.
 All hunters must use 12 decoys, minimum.
- 27) Union County (Firing Line Waterfowl Management Area)
- It shall be unlawful to take a gun beyond the posted boundary while retrieving crippled geese.
- B) This area will be closed at 12 noon during the goose season.
- C) Hunters may not possess more than 10 shells nor shot larger than size T during the goose season.
- D) Waterfowl hunting from staked sites only.
- (Source: Amended at 13 Ill. Reg. 17354, effective October 27, 1989)

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

- 1) THE HEADING OF THE PART: Forest Fire Protection Districts Act
- 2) CODE CITATION: 17 III. Adm. Code 1560

SECTION NUMBERS: 1566,20 1560,30

Amendments

ADOPTED ACTION:

- STATUTORY AUTHORITY: Implementing and authorized by "AN ACT to provide for the creation of intensive forest fire protection districts, to regulate the burning of combustible materials, to provide penalties for violations and to repeal an Act therein named" (III. Rev. Stat. 1987, ch. 96 1/2, pars. 7001 et seq.).
- EFFECTIVE DATE OF AMENDMENTS: October 30, 1989

10

- 6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No
- 7) DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No
- 8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: October 24, 1989
- 9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: July 21, 1989, 13 III. Reg. 11991
- 10) HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES? No
- 11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION: None
- 12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes
- 13) WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? No
- 14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No
- SUMMARY AND PURPOSE OF AMENDMENTS: This Part was amended to incorporate changes which were made at the suggestion of the Joint Committee on Administrative Rules when the rule was initially proposed.
- INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO: Jack Price

16)

Jack Price
Lincoln Tower Plaza
524 S. Second Street
Springfield, Illinois 62701-1787

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

CHAPTER I: DEPARTMENT OF CONSERVATION SUBCHAPTER d: FORESTRY

FOREST FIRE PROTECTION DISTRICTS ACT **PART 1560**

Correspondence and Inquiries Regarding This Act Definitions Intent of Forest Fire Protection Districts Act Proclamation Prohibiting Fires Issuance of Burning Permit Administration of Act Creation of Districts Enforcement of Act Violation of Act 1560.50 560.10 560.20 560,30 560.40 560,60 560.70 1560.80 560.90 Section

AUTHORITY: Implementing and authorized by "AN ACT to provide for the creation of intensive forest fire protection districts, to regulate the burning of combustible materials, to provide penalties for violations and to repeal an Act therein named" (III. Rev. Stat. 1987, ch. 96 1/2, pars. 7001 et seq.).

SOURCE: Adopted at 13 III. Reg. 10577, effective June 16, 1989; amended at 13 III. Reg. 17376, effective October 30, 1989.

Intent of Forest Fire Protection Districts Act Section 1560.20 Nothing in this Act relieves the owners or leassees of lands upon which fires may burn or be started from the duty of extinguishing such fires so far as it may be within their power. This Act provides for the creation of intensive forest fire prevention districts to regulate the burning of combustible materials during certain periods of the year when the potential for forest fires is highest, and provides for penalties for violation.

(Source: Amended at 13 III. Reg. 17376 , effective October 30, 1989)

Creation of Districts Section 1560.30

- Public recommendations for the creation of a District shall be submitted in any manner to the Division of Forest Resources for the Director. a)
- or by mail and shall be informed of the creation of the District, and the intent and provisions of the Act-and-be-easted-for-their-support-and All landowners within a created District shall be contacted by an agent of the Department of Conservation personally or by newspaper publication ecoperation. 9

(Source: Amended at 13 III. Reg. 17376 , effective October 30, 1989)

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

The Forest Products Transportation Act THE HEADING OF THE PART: $\widehat{\Box}$

1,6)

- 17 III. Adm. Code 1530 CODE CITATION: 5
- SECTION NUMBERS: 3

ADOPTED ACTION:

- Amendments
- STATUTORY AUTHORITY: Implementing and authorized by the Forest Products Transportation Act (III. Rev. Stat. 1987, ch. 96 1/2, par. 6901 et. seq.) 4
- October 27, 1989 EFFECTIVE DATE OF AMENDMENTS: 2
- SN DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? 9
- No DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? 5
- October 24, 1989 DATE FILED IN AGENCY'S PRINCIPAL OFFICE; 8
- July 28, 1989, NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: 13 Ill. Reg. 12193 6
- HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES? 10)
- AND FINAL VERSION: DIFFERENCES BETWEEN PROPOSAL 11)
- In Section 1530.60(a), "these Rules and Regulations" was replaced with "this Part." in Section 1530.60(b), "the Rules and Regulations hereinset forth" was replaced with "this Part,"
- HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes 12)
- WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT; REPEALER) CURRENTLY IN EFFECT? NO 13)
- ARE THERE ANY AMENDMENTS PENDING ON THIS PART? 14)
- SUMMARY AND PURPOSE OF AMENDMENTS: Amendments to this Part involve gammatical changes clarify a somewhat confusing and poorly-woorded sentence. The date of purchase was added to ensure that the paperwork actually relates to the logs being handled, not to logs hauled 2 or 3 years ago. grammatical corrections and the addition of a requirement that the date of purchase be included in the paperwork showing proof of ownership. 15)

DEPARTMENT OF CONSERVATION

ILLINOIS REGISTER

NOTICE OF ADOPTED AMENDMENTS

INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS 524 S. Second Street Springfield, Illinois 62701-1787 Jack Price Lincoln Tower Plaza SHALL BE DIRECTED TO:

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE

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DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENTS

TITLE 17: CONSERVATION CHAPTER I: DEPARTMENT OF CONSERVATION SUBCHAPTER d: FORESTRY

PART 1530 THE FOREST PRODUCTS TRANSPORTATION ACT

Contion

THE RESERVE	404	ansportation Act	Regarding this Act			ar "Proof of Ownership			
Dofinitions	Interest of Persons Decided To	ment of rocest Fronces Transportation Act	Correspondence and Inquiries Regarding this Act	Enforcement of Act	Proof of Ownership	Requirements and Format for "Proof of Ownership"	Registration	Violations (Repealed)	Effective Date (Repealed)
1520 10	1000.10	1330.40	1530.30	1530.40	1530.50	1530.60	1530.70	1530.80	1530.90

AUTHORITY: Implementing and authorized by the Forest Products Transportation Act (III. Rev. Stat. 1987, ch. 96 1/2, par. 6901 et. seq.)

SOURCE: Adopted February 26, 1974, effective March 15, 1974; codified at 5 III. Reg. 10655; amended at 7 III. Reg. 8765, effective July 15, 1983; amended at 13 III. Reg. 17379, effective October 27, 1989.

Section 1530.60 Requirements and Format for "Proof of Ownership"

- a) The "proof of ownership" required under the Act and as set forth in these Rules and Regulationsthis Part shall be complete and contain the following information:
- 1) Point of origin.
- 2) Point of destination.
- Sellers (timber grower's) name, address-and, phone number and signature.
- Transporter's name, address and phone number if different from buyers.
- Buyer's (that person who now owns the transported forest products, tree or trees, as defined in the Act) name, address, phone number and signature.
- 6) Date over-the-road hauling will occur. This date may be a period of time which is inclusive of the timber purchase contract dates.

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- Statement that the "forest products, tree or trees" have been purchased from the designated seller or are being transported with knowledge and consent of the buyer or that person in possession is an agent or employee of the buyer.
- 8) Date of purchase.
- While a specific form is not required for providing the above required information, a suggested printed format (form U-102-73) may be requested from the Department, and may be imprinted on the letterhead used in the general conduct of business of any "person" in complying with the Act and the Rules-and Regulations therein-set-forthatis Part.

(Source: Amended at 13 III. Reg. 17379 , effective October 27, 1989)

EMPLOYMENT SECURITY

DEPARTMENT OF

NOTICE OF ADOPTED AMENDMENTS

- Administrative Hearings And Appeals Heading of the Part: 1
- 56 Ill. Adm. Code 2725 Code Citation: 2)
- Action: Section Section Section Section Section Section Amended S Amended Amended Amended Amended Section Number: 2725.250 2725.100 2725.105 2725.120 3)
- Stailtory Authority: 111. Rev. Stai. 1987, ch. 48, pars. 451, 452, 453, 456, 571, 571.1, 572, 572.1, 578, 578.1, 579, 580, 610, 611, 680, 681, 683, 700, 701, 702, 703, 704 and 705, as amended by P.A. 86-3, effective July 1, 1989. 4)
- , 1989 October 30 Errective Date of Amendments: 2
- Dues this rulemaking contain an automatic repeal date? 1 (9
 - S. Mes this Rule contain an incorporation by reference? 8
- October 30, 1989. Date Filed in Agency's Principal Office:
- July 14, Martice of Proposal Published in Illinois Register: 1989 at 12 Ill. Reg. 11120. 6
- Has JCAR issued a Statement of Objection to tnese Rules? 10)
- Difference between proposal and final version: In 2725.105(b)(4), "EXAMPLE" is changed to "Example"; in 2725.120(a)(2)(E), the word "Director's" is changed to "Referee's," and the reference to a form, (AR-56), is deleted 11)
- Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)
- currently in effect? Will this replace an emergency rule 13)
- this Part? ono Are there any amendments pending 14)

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EMPLOYMENT SECURITY DEPARTMENT OF

NOTICE OF ADOPTED AMENDMENTS

- ij the Summary and purpose of the rules: These rules provide the Director with the ability to appoint employees of the Department to appear at hearings before the Director's Representative to represent the position of the Director the matter. 15)
- The proposed amendments also update the various hearing rules to take into account the change, effective July 1, 1989, from benefit wage charging to benefit charging.
- Information and Questions regarding these Adopted Amendments shall be directed to: Stella Adams Cuthbert, Commissioner Illinois Department of Employment Security 401 South State Street - 2 South Chicago, Illinois 60605 312/793-4240

16)

Text of the Adopted Amendments begins on the next page: The full

NOTICE OF ADOPTED AMENDMENTS

CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY SUBCHAPTER a: GENERAL PROVISIONS LABOR AND EMPLISHMENT TITLE 56:

ADMINISTRATIVE HEARINGS AND APPEALS PART 2725

GENERAL PROTISIONS SUBPART A:

Section

Disqualification Of Agency Employee Request For Clarification Designation Of Agents Form Of Papers Filed Computation Of Time Burden Of Proof Definitions 2725.10 2725.15 2725.20 2725.25 2725.1 2725.3 2725.5

FILING OF APPLICATIONS AND CLAIMS FOR RELIEF SUBFART B:

Application For Revision Of Statement Of Benefit Wages Or Of Statement Of Benefit Charges Application For Review Of Rate Determination or Claim For Adjustments (Credits) And Refunds Application For Cancellation Of Benefit Wages Protest Of Determination And Assessment Benefit Charges Due To Lack Of Notice 2725.110 2725.115 2725.120 2725.100 2725.105

APPEAL TO DIRECTOR'S REPRESENIATIVE SUBPART C:

Consolidation Or Severance Of Proceedings Withdrawal Of Petition For Hearing Ex Parte (One Party Only) Communications Preparation For The Hearing Pre-Hearing Conference Notice Of Hearing Telephone Hearings Conduct Of Hearing Rules Of Evidence Filing Of Appeal Continuances Depositions Subpoenas 2725.215 2725.220 2725.225 2725.230 2725.205 2725.232 2725.240

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Oral Argument-Memoranda-Fost hearing Documents Recommended Decision The Record 2725.265 2725.260

Objections To Recommended Decision Decision Or Director 2725.270 2725.275 2725.280

4 AUTHORITY: Implementing and authorized by Sections 701, 702, 703, 706, 1501, 1501,1, 1502, 1502.1, 1508, 1509, 1510, 1700, 1701, 2200, 2201, 2203, 2300, 2301, 2302, 2304 and 2305 of the Unemployment Insurance Act (Ill. Rev. Stat. 1987, ch. 48, pars. 451, 452, 453, 456, 571, 571.1, 572, 572.1, 578, 579, 580, 610, 611, 680, 681, 683, 700, 702, 703, 704 and 705, as amended by P. A. 86-3, effective July 1, 1989). SOURCE: Adopted at 11 III. Reg. 11005, effective July 1, 1987; amended at 12 III. Reg. 14653, effective September 6, 1988; amended at 12 III. Reg. 16060, effective September 23, 1988; emergency amendments at 13 III. Reg. 11872, effective July 1, 1989, for a maximum of 150 days; amended at 13 III. Reg. 17383 , effective live Oct. 30, 1989.

SUBPART A: GENERAL PROVISIONS

Request For Clarification Section 2725.20

Any employer may request clarification of information contained on a "Statement of Benefit Wages" or a "Statement of Benefit Charges" (Ben-118), "Notice of Employer's Contribution Rate" (ER-5) or "Determination and Assessment" by contacting the Department of Employment Security, Division of Revenue, at the address or telephone number listed on such applicable form. However, such response by the Revenue Division shall be for informational and clarification purposes only and not binding on either the employer or the Agency.

(Source: Amended at 13 Ill. Reg. 17383, effective 10/30/89

FILING OF APPLICATIONS AND CLAIMS FOR RELIEF SUBPART B:

Section 2725.100 Application For Revision of Statement Of Benefit Wages Or Of Statement Of Benefit Charges Applications for Revision of the Statement of Benefit Wages or the Statement of Benefit Charges must be filed at the address specified on the such Statement of g

NOTICE OF ADOPTED AMENDMENTS

Benefit-Wages-(Ben-118), within 45 days of the mailing of such Statement, as provided in Section 1508 of the

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benefit wages or benefit charges are contested; the amount of benefit wages or benefit charges contested or the weeks of benefit wages or benefit charges contested; the year and quarter of the Statement of Benefit-Wages A sufficient Application snall set forth: the name and providing the basis for relief upon which the employer Social Security account number of each claimant whose (Ben-118) contested; and 7a statement of facts relies in its Application.

2)

- If the employer is charged benefit wages and did not receive notice of the claim, despite the Agency's record of the mailing date of a "Notice of Finding to a Base Period Employer" (BIS-305) shown payment of benefits to the claimant for the weeks employer states this fact and the reasons why the on the Statement of Benefit Wages (Ben-118), the charged, or the charging of benefit wages to the employer, is improper.
- pursuant to Section 701 or 703 of the Act, the employer may not object to the benefit wages on the basis that the employer was not claimant, that the claimant was not performing services in employment for the employer or that the wages as shown on such finding If an employer was served with a Notice of an employer during the base period of the Finding or Reconsidered Finding (BIS-305) are incorrect.

A)

office where the claimant filed for benefits. Finding (BIS-305), the employer's remedy for relief of the benefit wages is an appeal of Act or a request for reconsideration of the the finding pursuant to Section 800 of the If an employer was served with a Notice of finding pursuant to Section 703 of the Act with the Claims Adjudicator at the local B)

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- (See 56 reversed, the benefit wages will be modified or cancelled, as appropriate, through the operation of Section 706 of the Act. (See 56) If the finding is subsequently modified or Ill. Adm. Code 2720). 0
- benefit charges arose from the payment of benefits to a claimant for weeks of eligibility to which the employer was entitled to notice of a determination pursuant to Sections 702 or 703 of the Act, and was not notified of such determination of eligibility tion of eligibility or decision holding the Notice of Possible Ineligibility or letter in lieu thereof and the claimant was improperly paid benefits, the that the claimant was ineligible for benefits for the weeks charged and did not receive a determina-Ineligibility or letter in lieu thereof alleging If an employer alleges that the benefit wages or employer must show that it filed in response to notice of the claim, a timely (see 56 Ill. Adm. Code 2720.30) and sufficient Notice of Possible as insufficient or untimely.
- A copy of the allegedly unanswered Notice of documentation where applicable, such as a Referee or Board of Review decision holding the Notice of Possible Ineligibility as Application, together with any subsequent Possible Ineligibility or letter in lieur thereof must be included with the sufficient.

B)

(A

eligibility was served upon the employer, the employer may not object to the benefit wages request a reconsidered determination from the or benefit charges that arcse from the determination of eligibility for benefits ofpaid or letter in lieu thereof in response to the notice of claim or if a determination of sufficient Notice of Possible Ineligibility local office Claims Adjudicator where the If the employer did not file a timely and such a case, the employer's remedy is to claimant filed for benefits, pursuant to to the claimant for the weeks charged.

DEPARTMENT OF EMPLOYMENT SECURITY NOTICE OF ADOPTED AMENDMENTS Section 703 of the Act or to file an appeal to the determination under Section 800 of the

weeks charged is reversed, the employer will receive appropriate relief from the benefit

through the operation of Section 706 of the

3)

wages or from the benefit charges charged

If the determination of eligibility for the

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for Revision of the Statement of Benefit Wages or Statement of Benefit Charges, specifically responding to the reasons the original Application was ruled employer files, within 20 days of the date of mailing of the ruling, a written objection or a revised Application An Director's Representative under Subpart C of this Part if such appeal is taken within 20 days of the date of such ruling and the basis therefor upon the employer. employer disagreeing with such order may appeal to a The ruling shall be final and conclusive unless the Application be shall reviewed and an order issued. The written objection or revised mailing of the order. insufficient.

- Where an employer alleges that benefit wages should have been transferred from such employer's account to the next subsequent employer pursuant to Section be made to, and a Adjudicator's Decision (Ben-135) or the Director's Decision, which is the basis for the requested copy furnished of, the Notice of Claims 1501F of the Act, reference must transfer.
- No transfer of benefit wages may be initiated requested from the Claims Adjudicator at the Statement of Benefit Wages, but must be local office where the claim was filed. through an Application for Revision of A)
- request for transfer of benefit wages with the local office, it should resubmit the request with proof of filing the original If an employer has previously submitted request. B
- an unemployed individual under Section 239 of the last filed a claim for benefits for investigation Where an employer alleges that a claimant was not benefits, no relief shall be available under Section 1508 of the Act, but the matter shall be to which such employer shall be a party. If the Act during a period when such claimant was paid benefits, no relief shall be available under referred to the local office where the claimant claimant is determined ineligible, appropriate relief will be granted to such employer under Section 706 of the Act. 2)
- of wages earned. The employer must furnish informa-When the employer alleges that a clerical error was made by the Agency, the nature of the clerical error and its effect on the benefit wages or benefit charges must be clearly stated. A copy of the material bearing the error must accompany the are non-chargeable because part-time work provided by the employer during the claimant's base period was continued into the applicable benefit year pursuant to Section 1501F of the Act, there must be the same part-time work as he did during the base period of the claimant. In determining whether the provided in the base period, consideration shall be given to the number of hours worked and the amount tion to support the allegations, which may include Where the employer alleges that the benefit wages a specific allegation that the employer provided during the applicable benefit year substantially calendar week following the initial claim during Wages (Ben-118) and an equivalent record showing a record of earnings and working hours in each the period covered by the Statement of Benefit part-time work is substantially the same as Application. 4)
- An Application which does not specify the factual basis insufficient, and the Director shall serve notice of for relief sought or otherwise fails to meet the criteria in subsection (a) and (b) shall be ruled ς c

basis and substantially the same amount as during

the base period of the claimant while performing that earnings and working hours are on the same

services for the employer.

NOTICE OF ADOPTED AMENDMENTS

- the chargeable employer pursuant to Section 1502.1 of the Act, such Application must contain a reference to and a copy of the decision which reverses the claims adjudicator and holds that Where an employer alleges that his Statement of chargeable employer, pursuant to 56 Ill. Adm. Code 2765.325 or 2765.326, such employer shall not be entitled to a revision of its "Statement of Benefit Charges". Benefit Charges is incorrect because it is not request Unless the employer has filed a timely requessor reconsideration to the decision that the claims adjudicator has found it to be the the employer is not the chargeable employer. 3
- therefor shall be mailed to the employer. Such application will be allowed in part and denied in part Jpon receipt of a sufficient Application, the Application shall be ordered allowed or denied in whole or in part and notice of such order stating the basis become final and conclusive at the expiration of 20 days from the date of mailing of such order, unless the employer shall have filed a Petition specifying wages or benefit charges but has made sufficient allegations on some but not all. Such order shall where the employer has contested multiple benefit its objections thereto.

G

determination, as may be applicable, and if the allegation of lack of notice proves to be true, the perispecific reason, such employer shall be sent either a copy of the original determination or reconsidered notice of a determination or reconsidered determinaod for filing a timely appeal under Section 800 of the Act and 56 Ill. Adm. Code $2720 \div$. Subpart C shall begin from the date of mailing of the copy of Where the allegation in the Application is lack of tion and the ineligibility of the claimant for a the determination or reconsidered determination. 10

Amended at 13 Ill. Reg. 17383 , effective 10/30/89 (Source:

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NOTICE OF ADOPTED AMENDMENTS

Application For Review Of Rate Determination Section 2725.105

- be filed at the address on the Notice of Contribution Rate Determination (form ER-5) within 15 days of the mailing of the Notice of Contribution Rate Determina-An Application for Review of Rate Determination must tion to the employer. a)
- A sufficient Application shall set forth the following: , ,
- If the rate determination is based in whole or in part on erroneous benefit wages or erroneous benefit charges, the Application must allege:
- ment of Benefit Wages or a Statement of Benefit Charges containing the benefit wages or benefit charges used in the calculation of the employer's contribution rate; The employer was not served with a State-(V
- wages or an adjustment of the benefit charg-The employer has received an order or decision allowing an adjustment of the benefit A copy of such order or es used in calculating the employer's tribution rate. A copy of such order decision must be attached to the application. B)
- payment of benefits has finally been reversed or modified and the benefit wages or benefit charges resulting from such benefit payment were not Section 706 of the Act, the employer shall provide a copy of such final reconsidered finding, revised in accordance with the provisions of If a determination or decision allowing the reconsidered determination or decision. 5
- amount of contributions and the date such contriment of the full amount of contributions paid to the Director in accordance with Section 1503 of butions were paid, the calendar quarter to which the payment relates, and/or the exact amount of wages for insured work for which contributions If the employer has not been credited with paythe Act, the employer shall state the exact were paid to the Director. 3

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plied in accordance with 56 Ill. Adm. Code 2765.45, it must provide evidence of its request If the employer alleges that its payment of contributions, interest or penalties was not apfor specific application of the payment.

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EXAMPLExample: An employer tendered a payment of \$100.00 which the Agency applied to the earliest unpaid quarter of the different quarter, heit shall provide evidence that, at the time the payment was tendered, heit indicated the time period this payment should have been applied to a employer. If the employer alleges that to which the payment was to apply.

- If the Agency has made a mathematical error, the statement showing the correct calculations. employer shall provide a detailed, clear 2
- If the employer alleges that the provisions of Section 1507 of the Act have been erroneously applied, the employer must show that it complied with 56 111. Adm. Code 2760.105(b), if succeeded to substantially all or a distinct severable portion of the employer's employing applicable, and shall provide a statement of whether the employer has succeeded to substantially all or to a distinct severable enterprises, and the factual basis for such portion of the employing enterprises of a predecessor, or whether a successor has statements. 9
- If the employer alleges an incorrect Standard Industrial Classification code, a statement of the employer's primary activity and the factual statement. basis for such

7

the exact amount of such wages and the quarters for which such wages were reported and shall insured work subject to the payment of contributions that it reported, it shall state If the employer alleges that it has not been credited with the full amount of wages for 8

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provide a copy of its Wage Report (UC-40) (see 56 Ill. Adm. Code 2760.25) and any form UC-40B's used to report additional wages for the same quarters (see 56 Ill. Adm. Code 2760.145).

- insufficient. The written objection or revised Application shall be reviewed and an order allowing or denying the date of mailing of such ruling, a written objection conclusive unless the employer files, within 10 days of An Application which does not specify the factual basis for relief sought, or does not contain the information required by the applicable Section of this Part, shall be ruled insufficient. The ruling shall be final and or revised Application, specifically responding to the reasons the original Application was ruled relief issued.
- If the Application is sufficient, the Agency shall investigate the allegations in the Application based on agency records and any documents supplied by the employer. denying the Application or allowing the Application in The Agency shall issue a written order with reasons whole or in part. q)
- Director's Representative under Subpart C of this Fart. An employer disagreeing with the order may appeal to a e
- rather the employer's remedy is pursuant to Section 1508 of the Act and Section 2725.100 of this Part. If the benefit wages or benefit charges are modified or cancelled, as appropriate, through the operation of Section 2725.100 of this Part, appropriate relief will 1509 of the Act. matter is not a basis for relief under this Section, but If the basis for review of the rate determination is a pending benefit wage or benefit charge matter, such t)

Determination based on the contested benefit wages EXAMPBExample: While review of a benefit wage on a benefit charge matter is pending, the employer receives a Notice of Contribution Rate This employer's pending or benefit charges.

NOTICE OF ADOPTED AMENDMENTS

Statement of Benefit Charges, hisits benefit wage or benefit ratio shall be modified accordingly and, if this results in a change to hisits rate, a revised Notice of Contribution Rate Determination Application for Revision of Statement of Benefit Wages or Statement of Benefit Charges shall be deemed to be an Application for Review of that portion of its rate based on the contested Statement. If such employer prevails on the Application for Review of Benefit Wages or

Amended at 13 Ill. Reg. 17383, effective 10/30/89 (Source:

will be issued.

Section 2725.120 Application For Cancellation Of Benefit Wages Or Charges Due To Lack Of Notice Benefit

Benefit Charges Bdue to lack of notice made pursuant to Section 1508.1 of the Act shall be sufficient only if An Application for Cancellation of Benefit Wages or the following requirements are met:

a

- The employer has also filed a timely and sufficient Application for Revision of Statement of Benefit Wages or Statement of Benefit Charges, as provided in Section 2725.100; and, 1)
- The employer specifically alleges in its Application for Cancellation of Benefit Wages or Benefit Charges that the Agency did not issue one or more of the following Notices within the required time period: 5
- or-"Notice to Last Employer, Last Employing, Unit or Other Interested Party," (B15-31) (See 56 Ill. Adm. Code 2720.130(a)(1)) within 180 days of the date of the initial Finding; A "Notice-to-Base-Period-Employer"-(BIS-305) A)
- A "Notice of Determination" (BEN-134) (See 56 Ill. Adm. Code 2720.140(a)) under Section 702 of the Act within 180 days of the employer's timely "Notice of Possible Ineligibility" (BIS-22) or letter in lieu thereof (see 56 B

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- Ø remanded Decision regarding the sufficiency of the employer's protest under Section 702 of the Act, within 180 days of the remanded Ill. Adm. Code 2720.130) or, in the Decision; or,
- Act, in which an issue was not adjudicated at the time of the employer's timely "Notice of Possible Ineligibility" (BIS-22) or letter in lieu thereof because of the individuals's benefits, within 180 days of the date on which the individual first files a claim for In the case of a "Notice of Determination" (BEN-134) issued under Section 702 of the failure to file a claim for a week of a week of benefits; or, c
- Determination" (BEN-134), within 180 days of (BIS-305) or "Notice of Reconsideration of A "Notice of Reconsideration of Findings" the date of reconsideration; or 0
- which allows benefits, within 180 days of the A "Notice of Birector'sReferee's Decision" (AR-56) (See Ill. Adm. Code 2720.270), date that the appeal was received by the Agency; or, (E
- Under Section 604 of the Act, a "Notice of Director's Decision" within 180 days of the date of the report and Recommended Decision of the Director's Representative.
- With respect to the notice of a decision that the employer is a chargeable employer, pursuant to 56 Ill. Adm. Code 2765, within 180 days of the employer's protest or appeal of such a decision. 3
- of the Rules need not be made in the Application, nor is it necessary to specifically allege the failure of the A citation to Section 1508.1 of the Act or this Section Agency to act within 180 days.

q

NOTICE OF ADOPTED AMENDMENTS

subsection (a)(1) and alleges that the Agency failed to respond to its timely "Notice of Possible Ineligibility" (BIS-22) or letter in lieu thereof the Agency finds that the allegations contained Benefit Wages or Benefit Charges are true, and 180 Possible Ineligibility" (BIS-22) or letter in lieu days have elapsed since the employer's "Notice of by issuing a "Notice of Determination" (BEN-134).
If the Agency finds that the allocation and an allocation and allocations are allocations and allocations and allocations and allocations are allocations are allocations are allocations and allocations are allocations ar in the employer's Application for Cancellation of Example: The employer meets the requirements of thereof, then the benefit wages or the benefit charges in question will be cancelled.

Revision of Statement of Benefit Wages or Statement of Benefit Charges provided that the requirements of subsection (a)(2) are satisfied. The Application for Cancellation of Benefit Wages or Benefit Charges can be made a part of an Application for (0)

benefits-are-initially-paid.--The-claim-is-reopened Employer 4-{BIS-305}-is-mailed-and-benefits-are-now tial-Finding,-both-the-Application-for-Revision-of Statement-of-Benefit-Wages-and-the-Application-for Example:--An-initial-Finding-is-made-on-January-47 the-188-days-after-the-date-of-mailing-of-the-ini-(BIS-305)-is-mailed-to-the-employer;-although-no (BEN-118)-will-not-be-mailed-until-subsequent-to Cancellation-of-Benefit-Wages-can-be-made-in-a on-July-77-1987,-but-no-"Notice-to-Base-Period 1987,-but-no-mNotice..to-Base-Period-Employer paid.--As-the-"Statement-of-Benefit-Wages" single-document.

- Benefit Charges regarding the same benefit wages or the An Application for Cancellation of Benefit Wages or Benefit Charges will be denied if an Application For Revision of Statement of Benefit Wages or Statement of same benefit charges and based on the same allegation has already been denied. q)
- The cancellation of benefit wages or the cancellation of benefit charges will be allowed if it is proven by the employer that: e

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- The employer meets the definition of a "party" under 56 Ill. Adm. Code 2720.1; and, (
- "Notices", as set forth in subsection (a)(2); and, to issue one or more of the The Agency failed 2)
- The employer has satisfied the requirements of Section 1508 of the Act; and, 3)
- benefit charges in accordance with the provisions of Sections 1501, 1501.1, and 1502 and 1502.1 of the Act. For the purposes of this Section, the Agency's actions "directly resulted" in the payment of benefits where the Agency fails to respond to a timely, where required, notice from an employer ment of benefits to an individual and hence caused The Agency's actions directly resulted in the paythe individual's wages to become benefit wages or within the time limits set in subsection (a)(2). 4)
- Example 1: The employer files a late appeal to the Referee (after expiration of the 30 day appeal period set forth by Section 800 of the Act). Even if the Agency fails to rule on the employer's appeal within 180 days from the date the appeal is filed, the employer's cancelled, as the Agency's failure to rule on an issue over which the Referee has no jurisferent if the employer proves that its appeal benefit wages or benefit charges will not be diction cannot "directly result" in the pay-This result would be difwas filed in a timely manner. ment of benefits. H
- Example 2: The employer files a timely "Notice of Possible Ineligibility" (BIS-22) or letter in lieu thereof to which the Agency makes no response within 180 days. Even if benefits, these benefit wayes or benefit charges will be subject to cancellation if the other requirements of this Section are the claimant is found to be eligible for

B

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Applications for Revision of Statement of Benefit Wages this Section, shall apply to Applications for Cancellation of Benefit Wages or Benefit Charges under or Statements of Benefit Charges and not inconsistent with the provisions of Section 1508.1 of the Act and the provisions of Section 1508 of the Act and Section 2725.100 of this Part, applicable to Section 1508.1 of the Act. ľ,

Wages or Statement of Benefit Charges in response to a Statement of Benefit Wages or Statement of Benefit Charges. If any benefit wages or benefit charges are allowed by the employer to become Example: The employer must file its timely Application for Revision of Statement of Benefit wages or benefit charges be cancelled due to its subsequently meeting the requirements of Section final, it cannot later request that the benefit 1508.1 of the Act.

pursuant to Section 2200 of the Act and not inconsistent of the provisions of the Act and this Part applicable to Protests and Petitions for Hearings conducted with the provisions of Section 1508.1 of the Act and this Section shall be applicable to Applications for Cancellation of Benefit Wages or Benefit Charges, 6

Amended at 13 Ill. Reg. 17383 , effective 10/30/89 (Source:

SUBPART C: APPEAL TO DIRECTOR'S REPRESENTATIVE

Section 2725.250 Conduct of Hearing

- The Director's Representative will control the hearing which will be confined to the relevant factual and/or legal issues. a)
- At the hearing the petitioning employer must produce testimony, argument or other evidence to establish that the Director's order or determination and assessment is a
- Following the testimony of each vitness, the vitness may be questioned and cross-examined by the opposing party, if any, and then may be questioned and cross-examined by 0

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tor's Representative or such other employee of the Direc-Director's Representative or such other employee of The Director as the Director may designate shall represent the Director and may present any evidence to support the Director's order or determination and assessment. the Director as the Director may designate.

- full opportunity to present all evidence relevant to the issues before the Director's Representative. ensure that the party or parties, as appropriate, have It is the duty of the Director's Representative to g)
- Director's Representative shall exclude such person from Director's Representative shall render a decision based the hearing and the hearing will continue without the If any person becomes disruptive or abusive, the The participation of such excluded individual. on all evidence in the record. e e
- a party in any proceeding under this Part if the Director finds that such person is or has been guilty of violating the Code of Professional Responsibility, Article 8 of the Rules of the Illinois Supreme Court instructions of the Director. Such prohibition shall be in writing and shall be applicable for a period not to exceed 120 days from the date such decision is mailed to The Director shall prohibit any person from representing a party in any proceeding under this Part if the (Ill. Rev. Stat. 19857, ch. 110A, par. $1-\bar{1}01$ et seq.) or has intentionally disregarded the provisions of the Act, rules promulgated thereunder or written the party.

Amended at 13 Ill. Reg. 17383 , effective 10/30/89 (Source:

Section 2725.270 Recommended Decision

- The Director's Representative shall issue a recommended decision without a hearing where: a)
- The Record fails to state a basis for relief under the facts stated or the law; 1)
- The Petition or revised Petition, Application for review of a rate determination, Application for revision of statement of benefit wages or 2)

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statement of benefit charges, or Claim for refund or adjustment was not filed in a timely manner as provided for in the Act and no issues relating to timeliness have been raised by the petitioner.

- such party to provide any necessary telephone number or to answer at a designated telephone number at the time of such scheduled hearing as provided in Section the hearing, or upon the failure of an appealing party to appear at a scheduled hearing or failure of Director's Representative, at the conclusion of 2725.220, shall submit his recommended decision to the Director. Such recommended decision shall include: P
- A statement of the issues involved;
- Findings of fact; 2)
- Conclusions of law; 3
- A recommended decision. 4
- A copy of such recommended decision shall be served upon all parties. 0
- Such recommended decision shall become the decision of the Director unless objections are filed to the recommended decision in accordance with Section 2725.275. (p

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, effective 10/30/89 Amended at 13 Ill. Reg. 17383 (Source:

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- Disqualifying Income and Reduced Benethe Part: Heading of 7
- 56 Ill. Adm. Code 2920 Code Citation: 5
- Adopted Action: Amended Section Amended Section Amended Section Section Number: 2920.65 2920.70 3
- Statutory Authority: Ill. Rev. Stat. 1987, ch. 48, pars. 344, 345, 349, 370, 401, 402, 430, 435, 436, 440, 441, 610 and 611, as amended by P. A. 86-3, effective July 1, 1989. 4)
- October 30 Effective Date of these Amendments: 2
- No Does this rulemaking contain an automatic repeal date? 6
 - Does this Rule contain an incorporation by reference? 7
- Date filed in Agency's Principal Office: October 30, 1989 8
- July 14, Notice of Proposal published in Illinois Register: 1989 at 13 Ill. Reg. 11153. 6
- No. Has JCAR issued a Statement of Objection to these Rules? 10)
- deleted the prior language. Also, the cross-reference in the example under (b) was changed from (d) to (c). Repeal was proposed for Section 2920.70. Instead, additions and deletions were made to (a)(l) and (a)(2), as indicated in the text, and "employing unit" was changed to "individual or Difference between proposal and final version: Initially, amendment was proposed to Section 2920.5. However, because the Department agreed not to repeal other Sections, it was no in (b). Section 2920.75 was proposed for repeal; however, instead, no changes are being made to this Section. Section 2920.80 was proposed for repeal. Instead, language has been added to (a)(2), (a)(3), (b)(2) and (b)(3), as indicated in longer necessary to change the cross-reference to a proposed repealed Section, no change was to this Section. Repeal was proposed for Section 2920.65. However, instead, the Department added a phrase after "individual" in (a)(2) and organization or its successor" and a fifth example was added

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**Mathems, to reflect the effects of P. A. 86-3. The spelling of "Mathitary" is corrected in (a)(2), and the spelling of "Kednegh" is corrected in (c)(5). Also, (c)(6) was added to this Section.

- Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)
- Will these amendments replace an emergency rule currently in effect? Yes. 13)
- Š. Are there any amendments pending on this Part? 14)
- Summary and Purpose of the Amendments: These amendments update the current rules regarding the deductibility of fetirement pensions (including social security) from unemployment insurance benefits by including in these rules the changes mandated by P. A. 86-3, effective July 1, 1989 which include social security as a disqualifying pension and which limit disqualifying pensions to those paid for by either an individual or organization which paid wages to a claimant during his base period or which is chargeable for 15)
- Information and Questions regarding these Adopted Amendments shall be directed to: 16)

Illinois Department of Employment Security 401 South State Street - 2 South Chicago, Illinois 60605 Stella Adams Cuthbert, Commissioner 312/793-4240 The full Text of the Adopted Amendments begins on the next page:

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CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY SUBCHAPTER 9: INELIGIBILITY FOR BENEFITS LABOR AND EMPLOYMENT TITLE 56:

DISQUALIFYING INCOME AND REDUCED BENEFITS PART 2920

SUBPART A: GENERAL PROVISIONS

Section	
2920.1	Definitions
2920.5	
	Po
	Or
	Weekly Benefit Amount
2920.10	Raduction In Benefits Due To Receipt Of Vacation Pay,
	Whose Sum Is Less Than The Individual's Weekly Benefit
N. C.	Amount
2920.15	Reduction In Benefits Due To Receipt Of Wages For Less
2920.20	Reduced Benefits: Payment Of Dependents' Allowance Or
2920.25	Payments Made During Shutdown For Inventory Or Vacation
2920.30	Payments Made In Connection With Separation Or Layoff
	acation
	r As Pay In Lieu Of Vacation
2920.35	Holiday Pay
2920.40	Payments In Lieu Of Notice Of Separation Or Layoff
2920.45	Severance Pay
2920.50	Back Pay Awards
2920.55	Receipt Of Or Filing For Unemployment Insurance Benefi
	Under The Laws Of Another State, Canada, Or The United
	States
2920.60	Supplemental Unemployment Benefits (SUB Pay)
2920.65	
2920.68	Payments By A Labor Union
2920.70	Retirement Pay Considered Disqualifying Income
2920.75	Allocation Of Retirement Pay
2920.80	Miscellaneous Forms Of Retirement Pay
2920.85	Conformity With Federal Unemployment Tax Act

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AUTHORITY: Implementing and authorized by Sections 234, 235, 239, 245, 401, 402, 600, 605, 610, 611, 1700 and 1701 of the Unemployment Insurance Act (III. Rev. Stat. 1987, ch. 48, pars. 344, 345, 349, 370, 401, 402, 430, 435, 436, 440, 441, 610 and 611, as amended by P. A. 86-3, effective July 1, 1989).

SOURCE: Adopted at 11 Ill. Reg. 1853, effective January 7, 1987; amended at 12 Ill. Reg. 16066, effective September 23, 1988; amended at 13 Ill. Reg. 1773, effective January 27, 1989; amended at 13 Ill. Reg. 5936, effective April 18, 1989; emergency amendments at 13 Ill. Reg. 11899, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Adm. Code 17402, , 1989. effective Oct. 30

SUBPART A: GENERAL PROVISIONS

Section 2920.65

a

Retirement Pay

- For the purposes of this Part, retirement pay is defined as any pension, annuity, or other similar payment made to an individual:
- On a periodic basis; 7)
- organization or individual, for which organization or individual the individual performed services during his base period or which organization or individual, including those which organization or individual, including those which have elected to make payments in lieu of paying contributions, is chargeable, pursuant to Section 1502.1 of the Act for any benefit payments made to the individual-on-the-basis-of an previous-services-rendered-by-the-individual. Under a plan maintained or contributed to by 5)
- plan maintained and operated by a union from constitut-Nothing in this Section shall prohibit payments from a otherwise satisfy the requirements of subsection (a). ing retirement pay provided that such payments q

Example: A lump sum payment which satisfies the second criterion given under this Section will nevertheless not constitute retirement pay as defined by this Section because the payment is

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not made on a periodic basis. It should be noted, however, that under Section 2920.70 (dc), such lump sum payments are considered disqualifying income with respect to the week in which they are paid. Amended at 13 Ill. Reg. 17402 effective Oct. 30 (Source:

Section 2920.70 Retirement Pay Considered Disqualifying Income

The entire amount of payments made to an individual constituting retirement pay under Section 2920.65 shall be considered disqualifying income if: a)

- formed-services-and-which-employing-unit-and-succes
 sor-and which has paid all of the cost of the
 individual's retirement pay; or, made These payments are from any employing-unit individual or organization or its successor, for which individual or organization or its successor the individual performed services during his base period or which is chargeable, pursuant to Section 1502.1 of the Act, including those organizations which have elected to make payments in lieu of paying contributions, for any benefit payments m to the individual, -for-which-the-individual-per-1)
- to or under which any individual or organizationemploying-unit or its successor-for-which the-individual-performed-services, for which individual or organization or its successor the individual performed services during his base period or which is chargeable, pursuant to Section 1502.1 of the Act, including those organizations which have elected to make payments in lieu of paying contributions, for any benefit payments made to the ance fund or under an annuity or insurance contract individual, and which employing-unitindividual or organization or its successor pays or has paid all of the premiums or contributions. These payments are from a trust, annuity or insur-5
- One-half of payments made to an individual constituting retirement pay under Section 2920.65 shall be considered disqualifying income if the emptoying-unitindividual q

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organization or its successor has paid some, but not 1, of the cost of the individual's retirement pay.

- Example 1: Payments from independent pension plans Keough plans are not disqualifying within the meanestablished and funded entirely by the individual ing of this Section because the employer pays no part of the cost of the IRA or Keough plan. such as individual retirement accounts (IRA) or 7
- Example 2: The individual contributes to a retireunit contributes the remaining 75%. Since part of the total contributions to the plan is provided by ment plan at a fixed rate of 25%. The employing the employer, 50% of each retirement payment is disqualifying income 2)
- made variable contributions to a retirement plan. However, upon maturity of the plan, the individual has contributed 40% of all of the contributions and 60%. Since part of the total contributions to the retirement plan is provided by the employer, 50% of each retirement payment is disqualifying income. Example 3: The individual and the employing unit the employing unit has contributed the remaining 3)
- Since part of the total contributions to the retireplan maintained and operated by the union. The employer contributes 60% of the cost of maintaining ment plan is provided by the employer, 50% of each Example 4: The individual belongs to a retirement and operating the plan, the union contributes 5%, and the individual contributes the remaining 35%. retirement payment is disqualifying income. 4
- time, he does not continue to work, and he will be entitled to full social security benefits available to an individual of his age. However, he is later security benefits until he reaches the age of 70, when he is allowed to continue to work and also to Example 5: The individual retires from Company A in 1981 when he reaches the age of 65. At this to an individual of his age. However, he is late employed by Company B and collects no more social .ndividual is laid off by Company B, one-half of If the collect his full social security. 2

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his social security benefits will be disqualifying income if his wages from Company B are subject to social security contributions, even though the additional contributions do not increase his social security benefits

Notwithstanding subsections (a) and (b), lump sum retirement payments shall be considered disqualifying income under this Section with respect to the week in which they are paid.

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30, 1989) Amended at 13 Ill. Reg. 1740; effective Oct. (Source:

Section 2920.80 Miscellaneous Forms of Retirement Pay

- On the basis of the definitions and principles concerning retirement pay set out in Sections 2920.565 and 2920.70, an individual's receipt of payments From the following sources shall be considered 100% disqualifying 1 ncome; a)
- performed services which constitute retirement pay individual or organization for whom the individual All profit sharing plans funded entirely by the under Section 2920.65; 7
- All Federal military service pensions if the United States military service paid wages to the individual during his base period; 5)
- covered under that Act paid wages to the individual All pensions under the Railroad Retirement Act of 1974 (45 U.S.C. 231-231t) if an organization during his base period 3
- On the basis of the definitions and principles relating to retirement pay set out in Sections 2920.65 and 2920.70, an individual's receipt of payments from the following sources shall be considered 50% disqualifying income: q
- Social Security retirement pensions and disability payments based on the individual's employment, including those based on self-employment; 7

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- Federal civilian employment pensions if the individual was paid for Federal civilian services during his base period; 5
- performed services during his base period for the State of Illinois or the local governmental entity which funded the pension or if the State of Illinois or the local governmental entity is chargeable, pursuant to Section 1502.1 of the Act, including an entity which has elected to make All State of Illinois or local government retirement or disability pensions if the individual payments in lieu of paying contributions, for any benefit payments made to the individual. 3
- On the basis of the definitions and principles concerning retirement pay set out in Sections 2920.65 and 2920.70, an individual's receipt of payments from the following scurces shall not be considered disqualifying income: 0
- An independent pension or retirement plan which was fully paid for by the individual; 7
- Social Security benefits payable to a surviving spouse or dependent, not attributable to the previous work of the surviving spouse or dependent; 2)
- which are not federal military service pensions; Veterans Administration compensation payments 3
- employment) disability payments if they are not Any federal (military service or civilian part of a retirement plan; 4)

11)

- Payments from Individual Retirement Accounts (IRA) and KeoghKeough Accounts: $_{\mathbb{T}^{\tau}}$ 2)
- A pension or retirement plan funded by an individual or organization, including one which has elected to make payments in lieu of contributions, which is neither chargeable, pursuant to Section 1502.1 of the Act, for any benefits paid to the individual nor for which the individual performed services during his base period (9

Amended at 13 Ill. Reg. 17402effective Oct. 30, 1989) (Source:

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- Heading of the Part: Payment Of Unemployment Contributions, Interest And Penalties 1)
- 56 Ill. Adm. Code 2765 Code Citation: 5)

3)

Section Number:	Adopted	ored Action
2765.325	New	Section
2765.326	New	Section
2765.332	New	Section
2765.333	New	Section
2765.334	New	Section
2765.335	New	Section

- Statutory Authority: Ill. Rev. Stat. 1987, ch. 48, pars. 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 578, 579, 610, 611 and 750, as amended by P. A. 86-3, effective July 1, 1989). 4)
- October 30, Effective Date of these Amendments: 2)
- date? automatic repeal an Does this rulemaking contain (9
- No. reference? incorporation by مات Rule contain this Does 7
- October 30, 1989. filed in Agency's Principal Office: Date 8
- Notice of Proposal published in Illinois Register: July 14, 1989 at 13 Ill. Reg. 11155. 6
- Has JCAR issued a Statement of Objection to these Rules? 10)
- Section 2765.325(d), "Section 601(B)(l) or Section 601(B)(2)" is added; in Section 2765.325(d)(l), "Section 601(B)(2)" is added; In Section 2765.325(a)(5), "Section 1405(B)" is added and "Section 602(B) is added to Section 2765.332 and to the title of this Section. In Sections 2765.325(e), 2765.332, 2765.334 and 2765.335(c) the "s" in Suppart is capitalized. "Subsection Difference between proposal and final version: "Subsection (a)(3)" is added to Section 2765.325(a)(4), "subsection (a)(5)" is added to Section 2765.325(a)(6) and "subsection (d)(3)" is added to Sections 2765.325(d)(4) and (d)(5). In

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Section 2765.325(a). In Section 2765.325(a), the parenthetical is closed after "Act"; in 2765.325(d)(2), "paid" is changed to "pay"; in 2765.325(d)(3), "his" is added before "weekly benefit amount" and in 2765.325(e), an explanation of the requalification requirements of Section 602 of the Act is added to the example. In Section 2765.334, "effect" is changed to "affect." A cross-reference to Section 237 of the Act is added to

- Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes. 12)
- Will these amendments replace an emergency rule currently in effect? Yes. 13)
- No. ere there any amendments pending on this Part? 14)
- 1502.1 of the Act, explain the application of the various exceptions to the chargeable employer definition as provided in the Act, and explain the effect of chargeable employer the term chargeable employer, as the term is used in Section Summary and Purpose of the Amendments: These rules provide detailed explanation of the Department's interpretation of charging on various other Sections of the Act. 15)
- Information and Questions regarding these Adopted Amendments shall be directed to: 16)

Stella Adams Cuthbert, Commissioner Illinois Department of Employment Security 401 South State Street - 2 South Chicago, Illinois 60605 312/793-4240 The full Text of the Adopted Amendments begins on the next page:

Effect Of A Successor Employing Unit's Failure To Notify The Director Of Its Succession

SUBPART C: BENEFIT CHARGES

EXPERIENCE RATING

SUBPART B:

2765.200

Application Of "30 Day" Reguirement For Determining The Chargeable Employer Pursuant To Section 1502.1 Of The Act

2765.325

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TITLE 56: LABOR AND EMPLOYMENT CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY SUBCHAPTER c: RIGHTS AND DUTIES OF EMPLOYERS

PAYMENT OF UNEMPLOYMENT CONTRIBUTIONS, INTEREST AND PENALTIES

SUBPART A: GENERAL PROVISIONS

Section

Unemployment Contributions Not Deductible From Wages	Definitions											0 Payment Or Filing By Mail	3 When Payment Due And Consequences Of Upward Revision I	Employer's Contribution Rate			Thereafter Wage Reports (UC-3/40)		Application For Waiver				5 Appeal And Hearing	
2765.1	2765.5	2765.1	2765.15	2765.20	2765.25	2765.30	2765.35	2765.40	2765.45	2765.50	2765.55	2765.60	2765.63		2765.65	2765.68		2765.70	2765.7	2765.8	2765.85	2765.9	2765.9	

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Or	harg		r Se	O£ '	r Se	he A	r Se	he A	Righ
ation	The C	To Section 1502.1 Of The Act	Unde	ability Under Section 1502.1 Of The Act	Effect Of Ineligibility Under Section 612 On Chargeabili-	Of T	Effect Of Ineligibility Under Section 614 On Chargeabili-	y Under Section 1502.1 Of The Act	Procedural Requirements And Right Of Appeal
Separ	guit	Of Th	ility	ion 1	ility	502.1	ility	502.1	nents
r A	ermin	2.1	igib	Sect	igib	on 1	igib	on 15	uirer
nt Fc	n Det	n 150	Inel	nder	Inel	Secti	Inel	Secti	l Rec
reme	ed In	ction	it Of	ty U	t Of	der	t Of	der	dura
Requirement For A Separation Or A Reduction In The Work	Offer	To Se	Effect Of Ineligibility Under Section 602(B) On Charge-	abili	Effec	ty Ur	Effec	ty Ur	Proce
							3.4		35
2765.326			2765.332		2765.333		2765.334		2765.335
27			27		27		27		27

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AUTHORITY: Implementing and authorized by Sections 302, 500, 601, 602, 603, 612, 701, 1400, 1401, 1402, 1403, 1404, 1405, 1502.1, 1503, 1508, 1509, 1700, 1701 and 2600 of the Unemployment Insurance Act (III. Rev. Stat. 1987, ch. 48, pars. 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 578, 579, 610, 611 and 750, as amended by P. A. 86-3, effective July 1, 1989).

SOURCE: Adopted at 6 III. Reg. 3863, effective March 31, 1982; amended at 7 III. Reg. 13266, effective September 28, 1983; recodified at 8 III. Reg. 15027; amended at 11 III. Reg. 3972, effective February 23, 1987; amended at 11 III. Reg. 11743, effective June 26, 1987; amended at 12 III. Reg. 12882, effective July 22, 1987; emergency amendments at 12 III. Reg. 255, effective January 1, 1988, for a maximum of 150 days; emergency expired May 30, 1988; amended at 12 III. Reg. 11740, effective July 5, 1988; amended at 12 III. Reg. 11742, effective October 12, 1988; amended at 12 III. Reg. 20484, effective November 28, 1988; emergency amendments at 13 Ill. Reg. 11911, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17410, effective october 30, 1989.

5)

SUBPART C: BENEFIT CHARGES

Application Of "30 Day" Requirement For Determining The Chargeable Employer Pursuant To Section 1502.1 Of The Act	Except as provided in the other subsections of this Section and in Sections 2765.326, 2765.332, 2765.333 and 2765.334, the last employer prior to the beginning of the individual's benefit year (which is defined at Section 242 of the Act) for whom the individual provided services during at least 30 days beginning with the first day of the individual's base period (which is defined at Section 237 of the Act) but prior to the
Section 2765.325	a) Except Section 2765.33 the ind Section Service first d defined

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beginning of his benefit year shall be liable for the benefit charges or payments in lieu of contributions, as the case may be, which result from any benefits paid to that individual.

- for unemployment benefits, the individual provides services to Company A, a liable, contributing employer, for 20 days. Prior to this period, he provides services to Company B, a liable, contributing employer, for 30 days. Prior to working for Company B and throughbout his base period, the individual has provided at least 10 days of service to Company A. In this example, the period from the beginning of the individual's al's last employer prior to the beginning of his benefit year is Company A and he provided servicmight accrue as a result of any benefits paid to this individual. This is because the individuyear. Pursuant to Section 1502.1 of the Act, it s not necessary for the 30 days of services by es to Company A during at least 30 days during Example: Immediately prior to filing his claim Company A will be the chargeable employer and will be liable for any benefit charges which base period to the beginning of his benefit the individual to be consecutive.
- over ten years. Company A will be this individuindividual's entire benefit year because Company A is the individual's last employer of at least 30 days prior to the beginning of his benefit the entire benefit year regardless of the number a liable, contributing employer, for six months, is laid off by Company B and files an additional to the additional claim. Company A remains liable for the benefit charges which accrue during year. If, after claiming benefits for a few weeks, this individual is employed by Company B, employer of this individual with respect to any benefit charges which might accrue with respect Company A, a liable, contributing employer, for Example: Prior to the beginning of his benefit year, the individual provides services only to al's chargeable employer with respect to this claim, Company A will still be the chargeable of times that the individual is laid off and becomes reemployed.

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for benefits, her school district will be liable for 50% of any payments in lieu of contributions which would result if she would be paid benefits. This is because, despite her services being performed over a five month period, the school district is the last employer prior to the beginning of her benefit year and she has provided the required 30 days of services during the applicable period. The employer is only liable for 50% of the amount of the benefits paid because the individual performed ho services for this employer during her base period (see Section 1405(B) of the Act.

- during his base period for City A, a local govern-mental entity which has elected to make payments ning of his benefit year. City A is liable for 100% of the benefits paid because, in addition to being the chargeable employer as provided in this subsection, the individual also provided services Company B, a llable, conclided by laid off approximately ten months. After being laid off by Company B, he is again employed by City A will be liable for payments in lieu of contributions equal to 100% of the benefits paid to this individual. This is because City A is the individual's last employer prior to the beginning of his benefit year, and this individual was emthis employer had met the requirements to be the start of his base period and prior to the begin-Example: The individual is employed for 25 days base period, then this employer would have been chargeable employer but this individual had not ployed for at least 30 days beginning with the Company B, a liable, contributing employer for liable for only 50% of the payments in lieu of for this employer during his base period. If provided services to this employer during his in lieu of contributions. He then works for contributions made to this individual as in subsection (a)(5).
- Example: The individual is employed by several different employers from the beginning of his base period until he first files a claim for benefits. However, he does not provide services for at least 30 days to any single employer dur-

1)

individual. This is because, despite the individployed by Company A for at least 30 days from the While so employed by Company A, the individual is also employed on a full time basis for Company B, a liable, contributing employer. The individual is laid off by Company B and is offered two days of work by Company A. After working for these ble period was Company A, and it was his separa-tion from Company A that caused the individual to year, the individual is employed on an as-needed basis (some weeks the individual might work four days, other weeks he might not work at all) for two days, no other work is currently available with Company A, and the individual files a claim beginning of his base period to the beginning of suit of any benefits which might be paid to this services of at least 30 days during the applica-Example: Prior to the beginning of his benefit individual's last employer for whom he provided his benefit year, Company A will be liable for any benefit charges which might accrue as a reual's full time employment with Company B, the for benefits. If the individual had been em-Company A, a liable, contributing employer. become "unemployed.

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Example: Assume the same facts as in subsection (a)(3), except that, instead of being an as-needed employee, the individual continues to provide less than full time sérvices to Company A and earns less than his weekly benefit amount. In that case, Section 2765.326 shall apply, and Company B will be the chargeable employer because it caused this individual to become unemployed as defined in Section 239 of the Act.

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Example: The individual is a substitute teacher. Whenever she is available to teach, she calls in for assignments with her school district, a local governmental entity which has elected to make payments in lieu of contributions. During the tirst semester of the school year, she teaches only 32 days. She, however, did not work for the school district during her base period. If she now files a claim

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ing this period. Therefore, there is no chargeable employer, and no employer will be liable for either the benefit charges or payments in lieu of contributions as a result of payments made to this individual during this claim for benefits.

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Example: An individual is employed during his entire base period for Company A, a liable, contributing employer. After being laid off by Company A, he works for at least 30 days for the State of Illinois, which makes payments in lieu of contributions pursuant to Section 1403 of the Act. If this individual files a claim for benefits, the State of Illinois will be liable for an amount equal to 50% of the benefits paid to this individual since the State of Illinois sit the chargeable employer but not a base period employer.

The 30 day requirement, set forth in subsection (a), shall include any day on which any services are actually performed for the employer by the individual prior to the date of separation. For the purposes of this Section, even if a shift covers two calendar days, only one day shall be included in determining whether the 30 day requirement has been met. Paid sick days, vacation days, holidays or other similar paid, non-working days shall not be counted toward meeting the 30 day requirement. Payments for wages in lieu of notice, pension or other retirement type payments or for severance pay also do not meet the requirements of this Section.

Example: The individual works a shift which begins at 10 pm and ends at 7 am the next day. While this individual performs services for this employer on two calendar days, for the purpose of determining whether the 30 day requirement set forth in subsection (a) has been met, the individual's shift counts as only one day of service.

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Example: The individual begins his shift at noon but becomes ill fifteen minutes later. Since the individual performed services for the employer for fifteen minutes, one day is counted toward meeting the 30 day requirement set forth in subsection (a).

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- Example: The individual is scheduled to work on a certain day but fails to report for work because he is ill. Even if the employer provides paid sick leave to the individual for that day, it will not be counted toward the 30 day requirement set forth in subsection (a).
- Example: The individual receives paid sick leave from Company A, a nonprofit corporation which elects to make payments in lieu of contributions, for 35 days during his base period. He has no other employment with Company A during his base period the also performs services during his base period for Company B, a liable, contributing employer. After being laid off by Company B, he returns to Company A horl 10 be liable for an amount equal to 100% of the benefits paid to this individual as payments in lieu of contributions. This is because Company A is the last employer of this individual; the 30 day requirement is met by the individual's base period.
- Example: Upon the permanent layoff of an individual, the employer pays that individual for any unused, accrued vacation time that the individual is due and grants him severance pay in the amount of one day's pay for each year of continuous service. These payments are not included for the purpose of determining whether this employer has met the 30 day requirement.
- If the last organization or person for whom the individual provided at least 30 days of service is not an employer, as defined by Section 205 of the Act, then no employer shall be the chargeable employer, and any benefit charges or payments in lieu of contributions which accrue as a result of benefits paid to the individual shall not become the benefit charges or the amounts due of any employer.
- Example: An individual is employed during his entire base period for Company A, a liable, contributing employer. He then leaves Illinois and

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California job and files a claim against Illinois based on his Illinois base period wages, no employer shall be liable for any benefit charges for an organization which is not liable under the Act. If this individual is laid off from his individual. This is because the California orgaobtains work in California for at least 30 days nization is not an employer under the Act and, therefore, cannot be the chargeable employer for any benefit payments made to this under this Section.

U. S. Postal Service, which is not an employer under the Act and for which reimbursement for any benefits paid is determined pursuant to Federal Regulations. He is then laid off by the Postal benefit charges for any benefit payments made to this individual. This is because the U. S. Post-al Service is not an employer under the Act and, entire base period for Company A, a liable, contributing employer. After being laid off by Company A, he works for at least 30 days for the Service. If this individual files a claim for An individual is employed during his benefits, no employer shall be liable for any therefore, cannot be the chargeable employer under this Section. Example:

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offer of or to apply for suitable work from that employer without good cause. Unless the next subsequent employing unit, if it is an employer under the Act and paid the individual an amount equal to his weekly benefit amount in each of four weeks after the beginning of the individual's benefit year, any payments which might result in benefit charges will be pooled scribed in Section 601(B)(1) or Section 601(B)(2) of connected with the work or voluntarily left such em-Notwithstanding any other provision of this Subpart, no employer shall be the chargeable employer of an benefit charges will become pooled costs and not be individual who was either discharged for misconduct and not charged to any employer. However, if the circumstances of the voluntary quit are those deployer without good cause or refused to accept an the Act, then, any payments which might result in charged to any employer.

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- 601(B)(2) of the Act, this individual is not ineligible for benefits. However, if it is decided that the individual quit this job without good fits paid to the individual. This is because the individual quit his job with Company A without good cause but under the circumstances described in Section 601(B)(2) of the Act. Example: The individual quits Company A where he for two weeks and earns in excess of his weekly benefit amount. He is then laid off and files a claim for benefits. Pursuant to Section cause, no employer will be charged for the benewas employed for at least 30 days. He then accepts employment with Company B where he works
- for benefits by the claims adjustator, is Board of Review or court as a result of his discharge for misconduct by Company A, a liable, contributing employer. Thereafter, he returns to work and performs services for Company B, a liable, contributing employer, for three days per week for three weeks and is then laid off. However, he does earn an amount in excess of his However, he does earn an amount in excess of his Example: The individual is held to be ineligible then performs services for Company C for one week discharged for misconduct connected with his work for benefits by the claims adjudicator, Referee, and earns in excess of his weekly benefit amount before being laid off for lack of work. The individual is eligible for benefits because he No employer will be the chargeable employer of this individual because he was met the requalification requirements of Section and because the next subsequent employing unit after his discharge did not pay him an amount equal to or in excess of his weekly benefit amount in each of four weeks. 602 of the Act.
- Example: The individual is discharged from Compaliable, contributing employer, and earns in excess of his weekly benefit amount in each of four weeks. He is then laid off by Company B. Thereafter he is employed by Company C before being laid off. Company B will be this individual's mined to be ineligible under Section 602 of the He then returns to work for Company B, a files a claim for benefits and is deterny A Act.

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to requalify for benefits and the requalification occurred after the beginning of the individual's al's single employer following his discharge for the Act, paid the individual an amount necessary chargeable employer because it was the individumisconduct from Company A, is an employer under benefit year.

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quent employer following his discharge for misconduct from Company B and paid the individual the (d)(3) except that Company B discharged the individual for misconduct connected with his work. though Company C was the individual's next subseamount necessary to requalify for benefits and the requalification occurred after the beginning of the individual's benefit year, the disqualify-In this case, no employer will be the chargeable employer because Company B cannot be the chargeable employer of an individual if it discharged Example: Assume the same facts as in subsection him for misconduct connected with his work and, ing event occurred after the beginning of the individual's benefit year.

under the Act. In this case, no employer will be charged as a result of any benefits paid to this individual. This is because the individual was discharged for misconduct connected with his work year from Company B, an organization which is not by Company A and earned an amount equal to or in Example: Assume the same facts as in subsection subject to the Act. However, because it is not an employer under the Act, it cannot be charged (d)(3) except that Company B is not an employer excess of his weekly benefit amount in each of four weeks after the beginning of his benefit and, therefore, the charges will be pooled.

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for several months before being laid off for lack Example: An individual is employed by Company A When he returns from vacation, Company A offers week, he is hired by Company B where he then works and earns in excess of his weekly benefit of work. The individual does not file a claim for benefits immediately but goes on vacation. the individual a suitable job which he refuses during that same without good cause. However, (9

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Compa-Therefore, in this case, no employer will be the chargeable employer, and the benefit charges will B to purge any possible disqualification. Company A will not be charged for benefit charges cause he has had sufficient earning from Company off by Company B, the individual files a claim for benefits and is not subject to disqualifica-tion for his refusal of work from Company A beny B will not be charged either because it paid this individual the amounts necessary to purge When he is laid which result from payments to this individual because the individual refused the Company's offer of suitable work without good cause. Co the possible disqualification before the ning of the individual's benefit year. amount in each of four weeks. be pooled.

If no employer meets the requirements of this Subpart to be the chargeable employer for the second of two consecutive benefit years but there was a chargeable employer for the first benefit year, that employer will be the chargeable employer for that second benefit year.

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Example: The individual is discharged for miscon-He is then chargeable employer because there is no other em-ployer that meets the requirements for duct connected with his work by Company A, files returns to work for Company B, a liable and contributing employer, and earns an amount equal to or in excess of his current weekly benefit paid the individual the amount necessary to requalify for benefits and the requalification occurred after the beginning of the individual's amount in each of four calendar weeks, which is laid off by Company B and is now eligible for benefits. Under these circumstances, Company B accrue because it was the single employer which benefit year. If this individual later files a paid the amount necessary for the individual to chargeability and because it was the chargeable employ the individual for at least 30 days and requalify prior to the beginning of the second benefits. Under these circumstances, company will be charged for any benefit charges which benefit year. However, Company B will be the He then second benefit year claim, Company B did not a claim for benefits and is held ineligible sufficient to requalify for benefits. pursuant to Section 602 of the Act.

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employer for the individual's first benefit year.

f) Notice that a claim for benefits has been filed will be sent by the Agency to every employing unit for whom the individual provided services, subsequent to the services provided to the chargeable employer, prior to the beginning of the individual's benefit year.

(Source: Added at 13 Ill. Reg. 17410, effective Oct. 30, 1989)

Section 2765.326

Requirement For A Separation Or A Reduction In The Work Offered In Determining The Chargeable Employer Pursuant To Section 1502.1 Of The Act

There must be either a separation from the employer or a reduction in the work offered which causes the individual to become unemployed, as defined in Section 239 of the Act, for the employer to be the chargeable employer under Section 1502.1 of the Act.

ately file a valid claim for unemployment benefits. He remains employed on a less than full time basis by Compa-Example: For six months, an individual is employed on a full time basis for Company A and, at the same time, works part time for Company B, both liable, contributing He now meets the requirements of Section 500E of the Act individual continues to work, without a reduction in the work offered by Company B and earns less than his weekly does not have sufficient base period earnings to immedibenefit amount, even though he has not worked for Compafor establishing a valid claim based on his base period earnings from both Company A and Company B. If the employers. The individual is laid off by Company A but result of benefit payments to this individual. This is ny B for several months until the base periods change. unemployed because it neither caused his separation nor liable for any benefit charges which might accrue as a ny A for several months, Company A will be held to be requirement, did not cause the individual to become because Company B, while it meets the 30 day reduced the work offered to him.

(Source: Added at 13 Ill. Reg. 17410 , effective Oct. 30 , 1989)

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Section 2765.332 Effect Of Ineligibility Under Section 602(B) On Chargeability Under Section 1502.1 Of The

Pursuant to Section 602(B) of the Act, whenever it is determined that an individual has been discharged for the commission of a felony or theft connected with his work and that the employer has met certain conditions set forth in that subsection of the Act, all wages earned by the individual prior to the date of discharge shall be cancelled, thus making the individual ineligible for benefits on the basis on such wages. An employer cannot be the chargeable employer pursuant to this Subpart on the basis of wages earned prior to the date of the discharge. However, if that employer were to reemploy the individual after the date of discharge, such employer could be the individual's chargeable employer pursuant to this subpart if the requirements of the Subpart are met based only on the felony or theft.

(Source: Added at 13 Ill. Reg. 17410 , effective Oct. 30, 1989)

Section 2765.333 Effect Of Ineligibility Under Section 612 On Chargeability Under Section 1502.1 Of The Act Whenever the individual's last employer is an educational institution or is an educational service agency, then such educational institution or educational service agency shall not be liable for benefit charges on the basis of benefits paid to that individual during the period between two consecutive academic years or terms if such individual has a reasonable assurance that he will perform service in any capacity for any educational institution or educational service agency in the second of such academic years or terms. In such instances, it is not necessary that the individual be ineligible under Section 612 of the Act if Section 612 would have applied if the individual had had wages from an educational institution or educational service agency during his base period. This Section shall also apply to payments in lieu of contributions.

Example: An individual is employed as a teacher for a public school. However, during his base period, he earned sufficient wages from a non-educational employer to qualify for benefits. If this individual is held to be ineligible during a period between academic terms on the basis of his wages from the public school, he could still qualify for benefits based on his wages from the non-educational employer. Even if the public school

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would otherwise be the individual's last employer pursuant to this Subpart, the public school will not be liable for any benefit charges which might accrue as a result of payments to that individual during his period of ineligibility under Section 612 of the Act. Example: The individual is employed by a private employer during his entire base period. Thereafter he obtains work as a teacher for a public school. When he is off unemployment insurance benefits. If this individual has term, then the public school is the last employer during charges or payments in lieu of contributions which might this period, but it will not be liable for any benefit accrue as the result of payments made to this individual. In such case, any benefit charges will be a reasonable assurance in the second academic year or of work during the summer, the individual applies for pooled. q

Added at 13 Ill. Reg. 17410 , effective Oct. 30, 1989)

Section 2765.334

The Act Effect Of Ineligibility Under Section 614 On Chargeability Under Section 1502.1 Of The Act

try under color of law. Because this ineligibility could affect some, but not all, of the individual's base period wages, it is possible that the individual could be held ineligible under Section 614 of the Act but still qualify for benefits based on base period wages paid after he was either lawfully admitted to this country this country for permanent residence or otherwise was permanently residing in this country under color of law will be counted in determining whether the individual was employed by the employer for for permanent residence or otherwise was permanently residing in this country under color of law. In determining whether an employnent residence or otherwise was permanently residing in this couner is the individual's chargeable employer under this Subpart, no unless he was either lawfully admitted to this country for permaday on which the individual was not either lawfully admitted to Pursuant to Section 614 of the Act, an individual shall be ineligible, on the basis of wages earned during his base period at least 30

permanent resident status on July 1, 1988. He worked for Company A, a liable, contributing employer, continuously from January 1, 1988, to the date of his separa-Example: The individual applied for and was granted

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prior to July 1, 1988, because he was not either lawfully admitted to this country for permanent residence or otherwise was permanently residing in this country under color of law during this time. However, he might still be eligible for benefits based on his earnings during the beginning of his base period to the beginning of his Company A will Under Section 614 of the Act, the individual His base period began on January employment from January 1, 1988 to June 30, 1988, the individual was employed by Company A for 30 days from is not eligible for benefits based on the wages paid be the individual's chargeable employer under this Subpart because, even not counting the days of claim for unemployment insurance benefits. the third and fourth quarters of 1988. tion on May 1, 1989.

Added at 13 Ill. Reg. 17410 , effective Oct. 30, 1989) (Source:

Procedural Requirements And Right Of Appeal Section 2765.335

- Pursuant to Section 701 of the Act, whenever the Claims Adjudicator decides that an employer is the "last employer" (employer subject to benefit charges or payments in lieu of contributions) as provided in this Subpart, he shall promptly notify the employer of this decision. ā
- claims adjudicator that he is the "last employer," the employer must file a written request for reconsideration of this decision within 10 days of the date of mailing If the employer disagrees with the decision of the of the decision. q
- claims adjudicator must comply with the requirements of 56 Ill. Adm. Code 2720.130 and specify the full name and social security number of the individual and the reasons why the employer believes that it is not the chargeable A request for reconsideration of the decision of the employer under this Subpart. c
- claims adjudicator that he is the chargeable employer, the employer must file a written appeal of this reconsidered decision within 30 days of the date of mailing of other relevant facts in the record, the claims adjudica-If the employ-After reviewing the allegations of the employer and any tor shall issue a reconsidered decision. If the ener disagrees with the reconsidered decision of the q

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the reconsidered decision or that reconsidered decision will become final.

- An Application made pursuant to Section 1508 of the Act and 56 Ill. Adm. Code 2725.100 regarding revision of the "Statement of Benefit Charges," which includes benefit charges which the employer believes are incorrect because it is not the chargeable employer shall be sufficient only if such Application contains a reference to and a copy of the decision which reverses the claims adjudicator and holds that the employer is not the chargeable employer. These same requirements must be met by an employer which is questioning payments in lieu of contributions on its "Statement of Amount Due for Benefits Paid."
- Unless the employer has filed a timely request for reconsideration of the decision that the claims adjudicator has found it to be the chargeable employer, pursuant to this Subpart, such employer shall not be entitled to a revision of its "Statement of Benefit Charges" under 56 Ill. Adm. Code 2725.100 nor shall it be entitled a revision of the amounts shown on its "Statement of Amount Due for Benefits Paid" for payments in lieu of contributions.

- g) Appeals of decisions under this Section shall be filled with the local office where the original decision was made.
- The conduct of the hearing shall be the same as that provided under Section 2200 of the Act and 56 Ill. Adm. Code 2725.

(Source: Added at 13 Ill. Reg. 17410, effective Oct. 30, 1989)

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- Heading of the Part: Procedures for Operation of the Non-Hazardous Solid Waste Fee System
- 2) Code Citation: 35 Ill. Adm. Code 858

Adopted Action	Amend	Amend	Amend	Amend	Amend	Amend	New	Amend	Amend	Amend	Amend	New	Amend	Amend	Amend
3) Section Numbers	858.101	858,103	858,107	858.201	858.202	858,203	858, 206	858.207	858.208	858,302	858,303	858,307	858,308	858,309	858.401

- 4) Statutory Authority: III. Rev. Stat. 1987, ch. 111 1/2, par. 1022.15, as amended by PA 85-1795, effective August 23, 1988.
- 5) Effective Date of Amendment: October 31, 1989
- 6) Does this Rulemaking contain an Automatic Repeal Date? No.
- 7) Does this Amendment contain Incorporations by Reference? No.
- 8) Date Filed in Agency's Principal Office: September 25, 1989
- Notice of Proposal Published in Illinois Register:

6

November 4, 1988, 12 Ill. Reg. 17599

- 10) Has JCAR issued a Statement of Objection to these rules? No
- 11) Differences between proposal and final version:

No substantive differences exist between the proposed amendments and the adopted amendments. However, during the First Notice Period, the Agency recodified Part 858 at the recommendation of the Secretary of State, Administrative Code Unit. The Notice of Recodification was published in the Register at 13 III. Reg. 5945 (April 28, 1989). Additionally, at the recommendation of JCAR, the Agency has added a note to the end of Section 858.207 which helps clarify the term "gate-yard capacity".

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Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)

- S Will this amendment replace an emergency amendment currently in effect?
- 14) Are there any amendments pending on this Part?
- 15) Summary and Purpose of Amendments?

landfills must pay. The amount of the fee is a function of the amount of waste deposited at a landfill. The Act requires that the Agency promulgate rules relating to the calculations of the fee and to the procedures for fee payment. This rulemaking amends Part 858 to incorporate recent amendments to the Act. The Environmental Protection Act ("Act") prescribes an annual fee which

Information and questions regarding these adopted amendments shall be directed to: 16)

Illinois Environmental Protection Agency Division of Land Pollution Control 62794-9276 Springfield, Illinois 217/782-6761 2200 Churchill Road P.O. Box 19276 Wendy Stralow

The full text of the Adopted Amendments begin on the next page:

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TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

PROCEDURES FOR OPERATION OF THE NON-HAZARDOUS SOLID WASTE FEE SYSTEM PART 858

GENERAL PROVISIONS SUBPART A:

Supplemental-Solid-Waste-Record Revisions to Monthly Solid Waste SUBPART B: PROCEDURES FOR MAINTAINING RECORDS WHERE THE QUANTITY OF WASTE HAS BEEN WEIGHED Landfills Maintaining Records under Supbarts B and C Supplemental Solid Waste Record (Recodified) Quarterly Solid Waste Summary (Recodified) Record and Quarterly Solid Waste Summary Quarterly Solid Waste Summary Exemptions from Fee System Monthly Solid Waste Record Daily Solid Waste Record Retention of Records Certification Applicability Applicability Severability 5 8 1 Definitions Secords Section 858.101 858.102 858.103 858.104 858.105 858.106 Section 858.201 858.202 858.203 858.204 858.205 858.206 858.206 858.206

SUBPART C: PROCEDURES FOR MAINTAINING RECORDS WHERE THE QUANTITY OF WASTE HAS NOT BEEN WEIGHED

Quarterly Waste Summary (Recodified)
Supplemental Solid Waste Record (Recodified)
Measurement (Recodified)
Monthly Solid Waste Record Daily Solid Waste Record Applicability Records 858.301 858.302 858.303 858.304 858.305 858.305 Section

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Supplement-Solid-Waste-Record Revisions to Monthly Solid Waste Record and Quarterly Solid Waste Summary Ouarterly Solid Waste Summary 858,308 858,309

Measurement 858.310 PROCEDURES FOR PAYMENT OF FEES SUBPART D:

Submission of Payment Quarterly Submissi Manner of Payment 858,402 Section 358,401

AUTHORITY: Implementing and authorized by Section 22.15 of the Environmental Protection Act (III. Rev. Stat. 1987 and 1988 Supp., ch. 111 1/2, par.

1022.15

1989 SOURCE: Emergency Rules adopted at 11 I11. Reg. 1668, effective January 1, 1987, for a maximum of 150 days; adopted at 11 I11. Reg. 9605, effective May 15, 1987; Sections 858.204, 858.205, 858.304, 858.305 and 858.306 recodified to Sections 828.207, 828.208, 858.308, 858.309 and 858.310, respectively, at 13 I11. Reg. 5945; amended at 13 I11. Reg. 1742, effective October 31, 198

Capitalization denotes statutory language. NOTE:

SUBPART A: GENERAL PROVISIONS

Applicability Section 858.101 The regulations of this Part apply to OWNERS AND OPERATORS OF SANITARY LANDFILLS PERMITTED OR REQUIRED TO BE PERMITTED BY THE AGENCY TO PERMANENTLY DISPOSE OF SOLID WASTE IF THE SANITARY LANDFILL IS LOCATED OFF THE SITE WHERE SUCH WASTE WAS PRODUCED AND IF SUCH SANITARY LANDFILL IS OWNED, CONTROLLED AND OPERATED BY A PERSON OTHER THAN THE GENERATOR OF SUCH WASTE (Section 22.145(b) of the Environmental Protection Act [Act] (111. Rev. Stat. 1988 Supp., ch.]]] 1/2, par. 1022.15(b)

October 31, 1989 Source: Amended at 13 Ill. Reg. 17428, effective

Exemptions from Fee System Section 858.103

- The fee payment provisions set forth in Subpart D shall not apply to: (p
- SOLID WASTE WHICH IS HAZARDOUS WASTE; _
- ANY LANDFILL WHICH IS PERMITTED BY THE AGENCY TO RECEIVE ONLY DEMOLITION OR CONSTRUCTION DEBRIS OR LANDSCAPE WASTE; OR 5
- FOLLOWING WASTES 뿚 3
- FOUNDARY SAND Ŧ

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- FLUIDIZED-GOB-BOILER-WASTE-WHIGH-DOES-NOT-GONTAIN-METAL GOAL-COMBUSTION-WASTE; - INCLUDING-SCRUBBER-WASTE-AND GLEANING-WASTE 8
- SLAG-FROM-THE-MANUFAGTURE-OF-IRON-AND-STEEL POLLUTION CONTROL WASTE; SE SE
- REMOVE ANY CONTAMINANT FROM WASTES SO AS TO RENDER SUCH WASTES REUSABLE, PROVIDED THAT THE PROCESS_RENDERS AT LEAST 50% OF THE WASTE REUSABLE; WASTES FROM RECYCLING, RECLAMATION OR REUSE PROCESSES WHICH HAVE BEEN APPROVED BY THE AGENCY AS BEING DESIGNED TO (a)
- NON-HAZARDOUS SOLID WASTE THAT IS RECEIVED AT A SANITARY LANDFILL AND COMPOSTED OR RECYCLED THROUGH A PROCESS PERMITTED BY THE AGENCY; (Section 22.145(ek) of the Act) 0
- Wastes meeeiwedpermanently disposed at a sanitary landfill owned, controlled or operated by the from-a person who generates such wastes; and-who-also-owns;-eentrols-and-operates-the-landfill; 4
- Wastes meeewledpermanently disposed at a sanitary landfill which is located on the site where such wastes were produced. 2
- The Agency shall grant exemptions from the fee payment provisions set forth in Subpart B C in accordance with Section 22.156 of the Act and 22.16a of the Act. Claims for such exemptions must be supported by documentation substantiating that each of the statutory criteria for 22.16a of the Act. "Claims for such exemptions must be supported documentation substantiating that each of the statutory criteria exemption has been met. 9
- rather than an "industrial process waste" if it is a non-hazardous special waste resulting from operation of a pollution control device For purposes of this Section, a waste is a "pollution control waste" authorized or permitted pursuant to any state or federal law or any standards or regulations thereunder. G

October 31, (Source: Amended at 13 Ill. Reg.17428, effective

ں Landfills Maintaining Records under Subparts B and Section 858.107 Under Section 22.145 of the Act, for a sanitary landfill receiving less than 150,000 cubic yards per calendar year, the fee is intended to be based on cubic yards of waste received instead of the quantity (weight) of waste weighed. For sanitary landfills which weigh the quantity of waste received but are unsure of whethere they will receive more than 150,000 cubic yards in a calendar year, the Agency advises that records be maintained in accordance with both Subparts B and C. Unless records are maintained under Subpart C a landfill weighing the quantity of waste received will not be able to take

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receiving more than 150,000 cubic yards per calendar year, unless records are maintained under both Subparts B and C, there will be no means by which to determine which of the two rates (45-cents\$0.60 per cubic yard or 95eents\$1.27 than 150,000 cubic yards per calendar year. In addition, for those landfills advantage of the lower rates available for sanitary landfills receiving less per ton) yields the lower net fee.

Amended at 13 Ill. Reg.17428, effective October 31, 1989 (Source:

SUBPART B: PROCEDURES FOR MAINTAINING RECORDS WHERE THE QUANTITY OF WASTE HAS BEEN WEIGHTED

Applicability Section 858,201 The requirements of this Subpart apply to sanitary landfills where THE OWNER OR OPERATOR WEIGHS THE QUANTITY OF SOLID WASTE RECEIVED WITH A DEVICE FOR WHICH CERTIFICTION HAS BEEN OBTAINED UNDER THE WEIGHTS AND MEASURES ACT (Ill Rev. Stat. 1985, ch. 147, pars. 101 et seq.)(Section 22.145(b)(1) of the Act)

Amended at 13 Ill. Reg. 17428, effective October 31, 1989 (Source:

Records Section 858.202

- The operator of a sanitary landfill shall keep a record of solid waste received at the landfill. The operator shall keep the following records: a)
- Daily Solid Waste Record;

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- Monthly Solid Waste Record; and 5
- Quarterly Solid Waste Summary: and 23)
- Supplemental-Solid-Waste-Record. 3
- Each Monthly Solid Waste Record and Quarterly Solid Waste Summary and each-Supptemental-Solid Waste-Record submitted to the Agency shall be in a form as prescribed by the Agency. 9
- yards of waste subject to these rules shall elect to submit each Monthly Solid Waste Record and each Quarterly Solid Waste Summary and fee paymentand-each-Supplemental-Solid-Waste-Summary-supplementary thereto, on the basis of weight (i.e., pursuant to Subpart B of these rwies) this Part or on the basis of volume (i.e., pursuant to Subbart C of these-rwies this Part), but-mot-both.--Although-owners-can-elect to-submit-one-quarter-s-waste-summary-and-fee-рауменt-on-the-basis-of Operators and landfills annually receiving more than 150,000 cubic weight-and-the-next-quarter's-waste-summary-and-fee-payment-on-the 0

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ealculate-annual-fees-on-the-basis-of-volume-or-weight;-but-not-both; (+.e.,-that-due-January-15)-shall-report-annual-waste-receipts-and basis-of-volume-the-final-quarter's-waste-summary-and-fee-payment

Amended at 13 Ill. Reg.¹⁷⁴²⁸, effective October 31, 1989

Daily Solid Waste Record Section 858.203

- For each load of waste shall include the day of the week, the date, the Agency designated site number, and the site name and address. For each load of waste receivedpermanently disposed at the site the following information The Daily Solid Waste Record shall be maintained at the site and shall be recorded in the Daily Solid Waste Record: a)
- The quantity of solid waste Meeeivedpermanently disposed as weighed with a device for which certification has been obtained under the Weights and Measures Act.
- If the waste is a non-hazardous special waste, the following information: 5)
- description of the waste stream in like manner as required The supplemental waste stream permit number for any waste stream permitted under 35 Ill. Adm. Code 807.210, or a supplemental waste stream permit is not required; and for supplemental waste stream permits if such a B
- supplemental waste stream permit only, the name of For waste streams received under authority of generator. 8
- Subpart D under Section 858.103(a), the waste load receivedpermanently disposed is exempt from the subparagraph under which the waste is expempted and a the fee payment provision of description of the waste. 3
- the fee payment provisions of Subpart D under Section 858.103(b), the waste receivedpermanently disposed is exempt from following information: 4
- The Agency exemption granted for the waste; and P
- The contract under which the solid waste is received. B)
- information which assures that required information can be entered on Entries of the Daily Solid Waste Record as required by Subsection (a) shall be made contemporaneously with the receipt of each load unless the operator uses a different method of recording the required â

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the Daily Solid Waste Record by the end of each business day in which case the information must be entered in the Daily Solid Waste Record by the end of each business day. Where an alternative method of Daily Solid Waste Record, must be maintained in accordance with the records retention provisions of Section 858.104. contemporaneous recording is used, that record, in addition to the

At the end of each business day the operator shall record on the Daily Solid Waste Record the total amount of waste receivedpermanently disposed in tons weighed and the total amount of waste received that is subject to the fee provisions of Subpart D. 0

Amended at 13 Ill. Reg. 17428, effective October 31, 1989 (Source:

Monthly Solid Waste Record Section 858.206

- A Monthly Solid Waste Record shall be maintained at the site and shall include the following information: (e)
- The Agency designated site number, the site name and month for which the record applies. =1
- The total quantity of solid waste received, in tons weighed, for each day of the calendar month 5
- weighed, which is exempted from the fee payment provisions, showing the categorical exemptions which applies under Section 858.103, for each day of the calendar month. of solid waste permanently disposed, in tons quantity 3
- The quantity of solid waste permanently disposed, in tons weighed, which is subject to the fee payment provisions for each day of the calendar month 4
- On or before April 15, July 15, October 15 and January 15, the Tandfill owner or operator shall submit to the Agency the Monthly Solid Waste Records for the three calendar months preceding the receipt date 1

October 31, 1989 Added at 13 Ill. Reg. 17428 effective (Source:

Quarterly Solid Waste Summary Section 858,207

- A Quarterly Solid Waste Summary shall be maintained at the site and shall include the following information: a)
- the site name and-addmess The Agency designated site number, the site name and-ae and the calendar quarter for which the summary applies. =

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- total quantity of solid waste received in tons weighed: 5)
- for-each-day-of-the-calendar-quarter; ŧ
- for each month of the calendar quarter;
- for the entire calendar quarter; and (B)
- for the calendar year-to-date (SI
- The quantity of solid waste meesivedpermanently disposed in tons weighed which is exempted from the fee payment provisions showing the categorical exemption which applies under Section 858.103: 3
- for-each-day-of-the-calendar-quarter;
- for each month of the calendar quarter; BA)
- for the entire calendar quarter; and (B)
- for the calendar year-to-date. ဂ္ဂျ
- The quantity of solid waste receivedpermanently disposed in tons weighed which is subject to the fee payment provisions: 4
- for-each-day-of-the-ealendar-quarter; A
- for the month of the calendar quarter; BA)
- for the entire calendar quarter; and 8
- for the calendar year-to-date ි වූ
- fee rate applicable under Section 22.145 of the Act. The 2
- The Quarterly Solid Waste Summary shall be received by the Agency on or before April 15, July 15, October 15 and January 15 of each year and shall cover the three calendar months preceding the receipt date. 9
- In addition to the information set forth in subsection (a), the Quarterly Solid Waste Summary due on Apirl April 15 of each year shall include an estimate of the gate yard capacity remaining at the site under the Agency developmental permits then in effect and an estimate of the expected lifetime for that remaining capacity. G

AGENCY NOTE: "gate-yard capacity" refers to the amount of waste as measured upon receipt which the site can accept. This term does refer to the void space remaining in place at the disposal site.

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October 31, 1989 at 13 Ill. Reg.17428, effective Amended (Source:

Supplemental-Selid-Waste-Record Revisions to Monthly Solid Waste Record and Quarterly Solid Waste Summary Section 858,208

Qwarterly-Solid Waste-Summary. The revised Monthly Solid Waste Record and Quarterly Solid Waste Summary and any payment due the Agency shall be received by the Agency no later than the seventh day following the discovery of the of the fee due under Section 22.145, are discovered in any of the records required to be kept under this Part, a Supplemental-Solid-Maste-Record-showing the-welevantrevised Monthly Solid Waste Record and Quarterly Solid Waste Summary reflecting the corrections shall be completed by the site operator and submitted to the Agency. The Supplemental-Solid-Waste-Record-shall-be When errors in the amount of waste receivedpermanently disposed or the amount peceived-by-the-Agency-no-later-than-the-seventh-day-following-the-discovery the revision results in a pyament due the site, the site operator of-the-eppop.--The-site-operator-shall-show-the-adjustment-on-the-next shall show the adjustment on the next Quarterly Solid Waste Summary

Amended at 13 Ill. Reg. 1742,8 effective October 31, 1989 (Source:

SUBPART C: PROCEDURES FOR MAINTAINING RECORDS WHERE THE QUANTITY OF WASTE HAS NOT BEEN WEIGHTED

Records Section 858.302

- The operator of a sanitary landfill shall keep a record of solid waste received at the landfill. The operator shall keep the following records: a)
- Daily Solid Waste Record; =
- Monthly Solid Waste Record; and 5
- Quarterly Solid Waste Summary.;-and 23)
- Supplemental-Solid-Waste-Records. 3
- Each Quarterly-Solid-Waste-Summary-and-each-Supplemental-Solid-Waste Regeral Monthly Solid Waste Record and each Quarterly Solid Waste Summary submitted to the Agency shall be in a form as prescribed by 9

Amended at 13 III. Reg.17428, effective October 31, 1989 (Source:

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Daily Solid Waste Record Section 858,303

- shall include the day of the week, the date, the Agency designated site number and the site name and address. For each load of waste received at the site the following information shall be recorded in The Daily Solid Waste Record shall be maintained at the site and the Daily Solid Waste Record: a)
- The amount of solid waste received as measured in cubic yards. =
- If the waste is a non-hazardous special waste, the following information: 5
- description of the waste stream in like manner as required The supplemental waste stream permit number for any waste stream permitted under 35 Ill. Adm. Code 807.210, or a supplemental waste stream permit is not required; and for supplemental waste stream permits if such a F
- For waste streams received under authority of a supplemental waste stream permit only, the name of the generator. 8
- 858.103(e), the sub-paragraph under which the waste is exempted If the waste load Meeeivedpermanently disposed is exempt from the fee payment provisions of Subpart D under Section and a description of the waste. 3
- If the waste load meeëwedpermanently disposed is exempt from the fee payment provisions of Subpart D under Section . 858.103(e), the following information: 4
- The Agency exemption granted for the waste; and 8
- the contract under which the solid waste is received. 8
- Entries on the Daily Solid Waste Record as required by subsection (a) shall be made contemporaneously with the receipt of each load, unless the operator uses a different method of recording the required information which assures that required information can be entered on of contemporaneous recording is used, that record, in addition to the Daily Solid Waste Record, must be maintained in accordance with the records retention provisions of Section 858.104. the Daily Solid Waste Record by the end of each business day, in which case the information must be recorded in the Daily Solid Waste Record by the end of each business day. Where an alternative method 9

NOTICE OF ADOPTED AMENDMENTS

- Daily Solid Waste Record the total amount of waste received as measured in cubic yards and the total amount of waste received as measured in cubic yards that is subject to the fee provisions of Subpart D. At the end of each business day the operator shall record on the 0
- Amended at 13 Ill. Reg.17428, effective October 31, 1989

Solid Waste Record Monthly 858,307 Section

- Monthly Solid Waste Record shall be maintained at the site and A Monthly Solid Waste Record shall be mashall include the following information (a)
- and address and Agency designated site number, the site name The Agency designated site number, the site name the calendar month for which the record applies. =
- The total quantity of solid waste permanently disposed as measured in cubic yards for each day of the calendar month 2
- -2 The quantity of solid waste permanents, cubic yards which is exempted from the fee payment provisions showing the categorical exemption which applies under Section 858.103 for each day of the calendar month. 3
- The quantity of solid waste permanently disposed as measured in c yards which is subject to the fee payment provisions for cubic yards which is subject t each day of the calendar month 4
- On or before April 15, July 15, October 15 and January 15, the Tandfill owner or operator shall submit to the Agency the Monthly Solid Waste Records for the three calendar months preceding the receipt date. 9
- Added at 13 Ill. Reg. 17428 effective October 31, 1989 (Source:

Quarterly Solid Waste Summary Section 858.308

- A Quarterly Solid Waste Summary shall be maintained at the site and shall include the following information: a)
- The Agency designated site number, the site name and address and the eatendar-quarter month for which the summary record applies. _
- The total quantity of solid waste receivedpermanently disposed as measured in cubic yards: 5)
- for-each-day-of-the-calendar-quarter; ŧ

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- for each month of the calendar quarter;
- for the entire calendar quarter; and (B)
- for the calendar year-to-date. (a)
- The quantity of solid waste receivedpermanently disposed as measured-in-cubic-yards in tons weighed which is exempted from the fee payment provisions showing the categorical exemption which applies under Section 858.103: 3)
- for-each-day-of-the-ealendar-quarter; ¥
- for each month of the calendar quarter; BA)
- for the entire calendar quarter; and (B)
- for the calendar year-to-date.
- The quantity of solid waste receivedpermanently disposed as measured-in-cubic-yards in tons weighed which is subject to the fee payment provisions: 4
- fer-each-day-of-the-calendar-quarter; A)
- for the month of the calendar quarter; BA)
- for the entire calendar quarter; and (B)
- for the calendar year-to-date. () ()
- The fee rate applicable under Section 22.145 of the Act. 2
- The Quarterly Solid Waste Summary shall be received by the Agency on or before April 15, July 15, October 15 and January 15 of each year and shall cover the three calendar months preceding the receipt date. 9
- Quarterly Solid Waste Summary due on April 15 of each year shall include an estimate of the capacity remaining at the Site under the Agency permits then in effect and an estimate of the expected In addition to the information set forth in subsection (a), lifetime for that remaining capacity. 0

October 31, 1989 Amended at 13 Ill. Reg.17428, effective (Source:

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Section 858.309 Supplemental-Solid-Waste-RecordedRevisions to Monthly Solid Waste Summary

When errors in the amount of waste receivedpermanently disposed or the amount of the fee due under Section 22.145, are discovered in any of the records required to be kept under this Part, a Supplemental-Selid-Waste-Recend-Shewing the relevant revised Monthly Solid Waste Record and Quarterly Solid Waste Summary reflecting the corrections shall be completed by the site operator and submitted to the Agency. The Supplemental-Selid-Waste-Recend-Shall-be received-by-the-Agency-ne-later-than-the-seventh-day-fellowing-the-discovery of the site-operator-shall-show-the-adjustment-on-the-discovery of the Quarterly Solid Waste Summary and any payment due the Agency shall be received by the Agency no later than the seventh due the Agency shall be received by the Agency no later than the seventh due the site, the site operator shall show the adjustment on the next Quarterly Solid Waste Summary.

(Source: Amended at 13 Ill. Reg.17428, effective October 31, 1989

SUBPART D: PROCEDURES FOR PAYMENT OF FEES

Section 858,401 Quarterly Submission of Payment

- a) Payment of the fee due under Section 22.145 of the Act shall be made on a quarterly basis with the submission of the Quarterly Solid Waste Summary. Such payment shall be received by the Agency on or before April 15, July 15, October 15 and January 15 of each year and shall cover the three calendar months preceding the receipt date.
- b) For sanitary landfills subject to Subpart B, the fee payment due shall be calculated by multiplying the quantity of solid waste received in tons weighed which are subject to the fee payment provisions as reported on the Quarterly Solid Waste Summary times the applicable rate in Section 22.145 of the Act.
- c) For sanitary landfills subject to Subpart C, the fee payment due shall be calculated as follows unless otherwise calculated pursuant to subsection (q):
- 1) For payments due on April 15, July 15 and October 15:
- A) Since the fee schedule is based on amount of cubic yards, if both tons and cubic yards are reported, the quantity of solid waste permanently disposed in tons weighed shall be converted to cubic yards. Use the total cubic yards amount (the cubic yard quantity received plus the corrected tons) to determine the applicable fee. The solid waste measured

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in tons subject to Subpart B should be converted to cubic yards using either an Agency standard rate of 3.3 cubic yards-to-ton conversion ratio or the site's actual rate that best reflects the site's conversion ratio. After determining the cubic yard quantity of waste subject-to-fee, Mmultiply the quantity of solid waste subject to the fee payment provisions as reported on the Quarterly Solid Waste Summary for the preceding three calendar months by 4.

- B) Based on subsection (A), determine the applicable category under Section 22.14 $\overline{5}$ of the Act.
- C) Based on subsection (B), divide the annual fee by
- 2) For payments due January 15:
- A) Based on the quantity Peeeivedpermanently disposed during the previous calendar year determine the applicable category under Section 22.145 of the Act.
- B) Subtract the amount paid for the first, second and third quarters from the annual fee determined under (A).
- If the calculation of fees under this Section results in an overpayment, the Agency shall credit this overpayment against fees due during the subsequent calendar year.
- (e)
- Each sanitary landfill shall notify the Agency by January 15 if it intends to cease receipt of waste during the calendar year. The notification shall include:
- A) The date by which waste will cease to be received; and
- B) A fee payment schedule to assure submission of fees in accordance with Section $22.14\underline{5}$ of the Act.
- 2) The Agency shall review the fee payment schedule to determine if it will result in an underpayment or overpayment and will notify the operator within 30 days of any deficiencies or overpayments under the schedule.
- 1) Each sanitary landfill which intends to begin receipt of waste shall notify the Agency no less than 90 days prior to beginning the receipt of waste. The notification shall include:

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- data by which waste will begin to be received; and The A
- A fee payment schedule to assure submission of fees accordance with Section 22.145 of the Act. 8
- The Agency shall review the fee payment schedule to determine if it will result in an underpayment or overpayment and will notify the operator within $30~{\rm days}$ of any deficiencies or overpayments under the schedule. 5

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- pursuant to paragraph (C)(2) of this Section; however, the fee payment due on April 15, July 15 and October 15 for landfills subject to Subpart C may be calculated as follows, provided that the owner or provided that the owner or operator has applied in writing for Agency according to the subsection (c)(1) will result in an overpayment, and subsection by February 1 of each year which application has not been fee payment due January 15 shall be determined, in all cases, approval of an alternative fee payment schedule pursuant to this operator has demonstrated that calculating such fee payments denied by March 30:
- Utilizing historical or other relevant area or facility-specific data, estimate the annual volume of wastes subject to the fees imposed under this Section which will be received at the site;
- Determine the appropriate annual fee for such estimated volume of wastes pursuant to Section 22.145 of the Act; 5)
- At the end of each of the first 3 quarters of the calendar year, that quarter divide the actual volume of waste received during that quart subject to the fees imposed under this Section by the annual waste volume estimated pursuant to paragraph (1); 3
- Multipy the result of (3) by the annual fee determination pursuant to paragraph (2): the product of this step is the appropriate fee payment for the quarter; 7

is to allow <u>owners or operators</u> of landfills receiving widely fluctuating cyclincal quarterly waste volumes (e.g., landfills whose operations are subject to seasonal variations in waste Ageney-Note AGENCY NOTE: The purpose of this subparagraph (g) Extreme overpayments are the greater concern, inasmuch as the Agency is empowered only to grant credits against the next year's fee obligation; refunds of excess payment: are not underpayments for the first three quarters of each year. volumes received) to prevent extreme overpayments or authorized.

DEPARTMENT OF NUCLEAR SAFETY

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- DEPARTMENT OF NUCLEAR SAFETY SCIENCE SCHOLARSHIP The Heading of the Part: PROGRAM 1
- 32 Ill. Adm. Code 700 Code Citation: 2)

ction Numbers:	Adopted Action:
0.10	New Section
0.20	New Section
0.30	New Section
0.40	New Section
700.50	New Section
0.60	New Section
0.70	New Section

- Statutory Authority: Implementing and authorized by the Nuclear Safety Education Assistance Act (Ill. Rev. Stat. 1988 Supp., ch. 144, par. 2501 et seq.) 4)
- Effective Date of Rules: October 30, 1989 6
- 운 Does this rulemaking contain an automatic repeal date? (9
- Does this rule contain incorporations by reference? 1
- October 26, 1989 Date Filed in Agency's Principal Office: 8
- Notices of Proposal Published in Illinois Register: June 30, 1989, 13 Ill. Reg. 9645 6
- Has JCAR issued a Statement of Objections to this rule? Yes 10)

Statement of Objection: October 6, 1989, 13 Ill. Reg. 15883

17503 Ill. Reg. Agency Response: November 13,19,8913

Date Agency Response Submitted for Approval to JCAR: September 29, 1989

- Difference(s) between proposal and final version: 11)
- In the Authority Note, the statutory citation to the supplement of the Illinois Revised Statutes has been used rather than the Public a)

October 31, 1989) Amended at 13 Ill. Reg. 17428, effective (Source:

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- In Section 700.10, line 1, the word "rule" has been deleted and the word "Part" has been inserted.
- c) In Section 700.20, in the definition of "Act", the Public Act number has been replaced by a citation to the Illinois Revised Statutes.
- d) In Section 700.30(b), line 1, the word "may" has been replaced by the phrase "shall, in accordance with the provisions of this Part,".
- e) In Section 700.30(b), last sentence, immediately after the word "determine" inserting the following: ", by consulting other area institutions of higher education,"; and by deleting the phrase "or year" immediately after the word semester.
- f) In Section 700.40(a)(2), line 2, immediately after the word "education" by inserting the following: "as a full-time student"; and on lines 5 and 6, by deleting the following: "and must be completed within a reasonable period of time, as specified by the Director".
- g) In Section 700.40(b)(3)(C), line 1, by deleting the word "demonstrate" and inserting the word "describe"; and on line 3, by deleting the word "propsed" and inserting the word "proposed".
- h) Section 700.60(c)(2) has been rewritten as follows:

"If the Board is unable to select a scholarship recipient based solely on the written applications, the Board will require those applicants who are still under consideration after review of the written applications to appear before the Science Education Scholarship Selection Board. The purpose of the appearance would be to better define the applicant's stated educational program objectives and the relevance of these objectives to the Department's statutory duties. Information obtained during the appearances will be used to select among those applicants still under consideration."

- In Section 700.60(c)(4), line 1, by deleting the word "may" and inserting the word "will".
- In Section 700.70(g), line 3, by inserting immediately after the word "scholarship" the following: "The scholar shall repay in full all expenses paid by the Department prior to revocation of the scholarship, in accordance with Section 700.50(d)."
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rule replace an emergency rule currently in effect? No

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14) Are there any amendments pending on this Part? No

- 15) <u>Summary and Purpose of Rules</u>: This rule implements a scholarship program to encourage the study of those sciences pertaining to nuclear safety and related fields. Under this scholarship program, the Department will pay scholarship recipients for educational expenses associated with attending a public institution of higher education. This rule also establishes the basic eligibility and academic qualifications, application procedures and conditions of scholarship awards.
- 16) Information and questions regarding this adopted rule shall be directed to:

Betsy Salus Senior Staff Attorney Department of Nuclear Safety 1035 Outer Park Drive Springfield, Illinois 62704 (217) 785-9880 The full text of the Adopted Rule begins on the next page:

17448

CHAPTER II: DEPARTMENT OF NUCLEAR SAFETY SUBCHAPTER e: GENERAL ADMINISTRATION TITLE 32: ENERGY

DEPARTMENT OF NUCLEAR SAFETY SCIENCE SCHOLARSHIP PROGRAM PART 700

Scope of Science Education Scholarship Program Definitions Purpose 700.20 700.10

Qualification Criteria Conditions of Award 700.40 700.50 700.60 700.70

Scholarship Application and Selection Process Scholarship Application Procedures

Assistance Act (Ill. Rev. Stat. 1988 Supp., ch. 144, par. 2504 et seq.). AUTHORITY: Implemented and authorized by the Nuclear Safety Education

SOURCE: Adopted at 13 Ill. Reg. 17444 effective October 30, 1989

Section 700.10 Purpose

The purpose of this Part is to implement a scholarship program to help advance the body of knowledge and assure the continued availability and expertise research related to nuclear safety, including radiation protection and nuclear engineering, in Illinois public institutions of higher education, and by supporting participation in these programs by qualified students. regarding radiation safety matters by supporting educational programs and

Section 700.20 Definitions

(Ill. Rev. "Act" means the Nuclear Safety Education Assistance Act Stat. 1988 Supp., ch. 144, par. 2504 et seq.).

"Adult" means a person eighteen years of age or older.

approved by and conducted by or under the control of a public institution of higher education, as determined by the Director of the "Approved program of research" means an academic investigation Department in accordance with the provisions of this Part.

"Department" means the Illinois Department of Nuclear Safety.

"Director" means the Director of the Illinois Department of Nuclear

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a Baccalaureate or higher degree from a public institution of higher education, as determined by the Director. Eligible programs of study include, but are not limited to, the following: Biology, Chemistry, Engineering, Geology, Health Physics, Hydrogeology, Industrial Hygiene, and Physics. Expertise in the foregoing subjects is needed for the Department to fulfill its statutory responsibilities under the Radiation Protection Act (III. Rev. Stat. 1987, ch. 1114, par. 211 et seq.), the Illinois Low-Level Radioactive Waste Management Act 'Eligible program of study" means a formal course of study leading to (111. Rev. Stat. 1987, ch. 111½, par. 241-1 et seq.), and the Illinois Nuclear Safety Preparedness Act (111. Rev. Stat. 1987, ch. 1111½ par. 4301 et seq.).

"Illinois Resident" means a person who, at the time of applying for a scholarship under this Part, is either:

An adult whose domicile has been in Illinois for a period of at least two years immediately preceding submission of an application for a scholarship; An adult whose domicile is in Illinois and at least one of whose parents has established and is maintaining a residence in Illinois:

separated or divorced, that of the parent to whom the custody of absence of a court decree or order, that of parent with whom the years, or if the minor has a legal guardian other than a parent, A minor whose domicile is in Illinois. A minor's domicile is that of his parents if they are living together, or that of the living parent if one is deceased, or if the parents are the minor has been awarded by court decree or order, or in the minor has continuously resided for a period of at least two the residence of that legal guardian; or

State of Illinois for a period of at least two consecutive years immediately prior to applying for a scholarship or whose parents An emancipated minor is one who is completely or predominantly have established and are maintaining a domicile in the State. self-supporting. Marriage shall be regarded as affecting the An emancipated minor who has maintained a domicile within the emancipation of minors, whether male or female.

"Minor" means a person under the age of eighteen.

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(III. Rev. Board of Higher Education, defining its powers and duties, making an appropriation therefor, and repealing an Act herein named" (II1. Rev. "Public institution of higher education" means an Illinois public institution of higher education as defined in "AN ACT creating a Stat. 1987, ch. 144, par. 181 et seq.).

program of study leading to the award of a baccalaureate or higher "Scholar" means the recipient of a scholarship for an eligible

Scope of Science Education Scholarship Program 700.30 Section

- The Science Education Scholarship Program includes scholarships and grants for special study and education projects designed to enhance the study of and body of expertise in those sciences pertaining to nuclear safety and related fields. a)
- shall be limited to tuition and fees, room and board, required books, room and board by the public institution of higher education that the board. In the event that no such reasonable estimate is provided to and board, the Department will provide room and board funds only up area institutions of higher education, and provide a reasonable sum scholarships. The Department's scholarships will pay the scholars the Department, the Department will determine, by consulting other a scholar chooses to live off campus, the scholarship will provide room and board funds only up to that amount assessed for on campus scholar will be attending. If the public institution of higher education that the scholar will be attending does not provide room Under the scholarship program the Department shall, in accordance and miscellaneous expenses (e.g. travel, daily expenses, etc.). Miscellaneous expenses will be limited to \$200 dollars per month. institution of higher education. Expenses paid by the Department education as being a reasonable estimate for off campus room and to that amount estimated by the public institution of higher with the provisions of this Part, award fully funded college for educational expenses associated with attending a public per semester towards room and board, 9
- administrative agency in assuring radiation safety, the Director also may offer temporary or part-time employment with the Department to In order to promote greater understanding of the role of the scholars. 0

Section 700.40 Qualification Criteria

Basic Eligibility Requirements. The applicant must: a)

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- be an Illinois resident at the time of application; and 7
- study. The program of study must have direct application to the fields of endeavor of the Department (e.g. radiation protection, be accepted by or enrolled in a public institution of higher education as a full-time student, in an eligible program of environmental monitoring, health physics). 5

Academic qualifications: 9

- If the applicant is a high school senior, the applicant must: 7
- be recommended by his or her science department director and high school principal, F
- be in the upper 20% academically of his or her graduating class, and 8
- have displayed an interest in, and acumen for, the physical or biological sciences. This display may take the form, colleges, performing independent extracurricular research, for example, of academic achievement, participation in Science fairs, pursuing science courses at community 0
- If the applicant is an undergraduate student, the applicant must: 5
- be enrolled in an eligible program of study, F
- be recommended for the award by the dean or chairman of the science department in which the applicant is pursuing an eligible program of study, and 8
- have an overall academic average of B or better and an overall average of B or better in the science department courses. 0
- the applicant is a graduate student, the applicant must: 3
- be recommended for the award by the dean or chairman of the science department in which the applicant is pursuing an eligible program of study, B

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- 0 have or have graduated with an overall academic average of B or better and an overall average of B+ or better in the science department courses, and (m)
- describe the relevance of his proposed research program either the statutory duties of the Department or the contribution of the proposed program to the body of knowledge of radiation safety. 0

Conditions of Award Section 700.50

The applicant must agree in writing to the following conditions:

- The scholar will not change his or her choice of college or program of study without first obtaining the approval of the Director. a)
- continue to pursue an eligible program of study, the scholarship will be withdrawn and the scholar shall repay the State of Illinois in full for all expenses paid to that date in connection with the scholarship. Repayment shall be in accordance with the provisions of If the scholar withdraws from, is dismissed from, or fails to subsection (d). 9

education and meets the scholastic standards specified in this Part. program, will continue to be eligible for continuation in the scholarship program so long as the scholar continues to pursue an eligible program of study at an Illinois institution of higher AGENCY NOTE: A scholar whose permanent residence changes from Illinois to another State, after selection for the scholarship

If the scholar is an undergraduate student, the scholar must maintain both a cumulative average in all subjects of B and an average of B or better in the science department program of study. If the scholar is a graduate student, he must maintain a cumulative average of B+ or scholar fails to maintain these academic standards, the scholarship will be withdrawn and the scholar shall be responsible for repaying the State of Illinois in full for all expenses paid to the scholar in better. Averages shall be evaluated at the end of each regular grading period of the public institution of higher education. If the connection with the scholarship up to the date of withdrawal of the scholarship. A scholar who fails to maintain the required average in all subjects or in the eligible program of study, evaluated at the requesting to be granted probationary status for one grading period in order to raise his or her grades to the required level. The in order to raise his or her grades to the required level. The Director will grant such request if the scholar has shown that the end of each grading period, may submit a letter to the Director Û

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will result in the loss of the scholarship and the scholar will be required to repay the State of Illinois in full for all expenses paid in connection with the scholarship to the date of withdrawal of the scholarship. Such repayment shall be in accordance with the e.g., illness, family responsibilities, etc. Failure to attain the required cumulative averages at the end of the probationary period failure to attain the required averages resulted from good cause, provisions of subsection (d).

- There shall be no early repayment penalty. The first repayment shall be due on a date specified by the Director, which date shall be no earlier then twelve (12) months after the scholar has ceased to be subsection (c)) the repayment shall be made in equal monthly install-If the scholar is required to repay the scholarship because the scholarship is withdrawn (see subsection (b)) or because the scholar has failed to maintain the required cumulative grade averages (see enrolled as a full-time student in a public institution of higher ments over a period of ten years at ten percent simple interest. P
- under no obligation to accept employment with the Department, the operator of a regional facility for disposal of low-level radioactive waste, or a public utility or to repay the scholarship expenses. Fulfillment of the employment obligation may be deferred during any public utility owning or operating a nuclear power plant in Illinois. Mandatory employment shall be for a period of one calendar year for each academic year of scholarship period accepted. Partial academic years shall be prorated. If employment with the Department, the lowlevel radioactive waste disposal facility or a nuclear power utility. is not offered at least 30 days prior to graduation, the applicant is If such employment is offered, scholars that graduate without having the scholarship withdrawn must agree to accept employment, upon graduation, with the Department, the operator of a regional facility for the disposal of low-level radioactive waste in Illinois, or a period in which the scholar participates in full-time graduate studies leading towards an advanced degree. (a)
- public utility owning or operating a nuclear power plant in Illinois, he or she is required to repay the State of Illinois in full for all expenses paid by the Department in connection with the scholarship. If the scholar completes the program but refuses to accept offered employment with the Department, the operator of a regional facility for the disposal of low-level radioactive waste in Illinois, or a If the scholar terminates employment, for any reason other than to pursue full-time graduate studies, or if the scholar has his or her

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than for cause, the scholar shall be under no obligation to repay the employment terminated for cause prior to completion of the mandatory employment period, he or she is required to repay the State of Illinois in full for all expenses associated with the scholarship, scholar is required to repay the scholarship under this section, the repayment shall be made in equal monthly installments over a period of two years at ten percent simple interest. There shall be no penalty for early payment. If termination by the employer is other prorated for the unexpired mandatory employment period. If the scholarship expenses.

Section 700.60 Scholarship Application and Selection Process

- Scholarship applicants may apply for consideration for the award of Department scholarship by submitting an application, on a form provided by the Director of the Department. The application shall include the following information: a)
- Evidence that the State residency requirement has been met; 1
- Evidence of acceptance at or enrollment in a public institution of higher education. Letters of acceptance must be received by the Department before the Selection Board convenes; 5
- For high school seniors, transcripts showing the applicant's high school graduating academic average; 3
- For high school seniors, written recommendations of the science department director and high school principal; 4
- For undergraduate and graduate students, transcripts showing the applicant's cumulative college academic average, and grades in science department courses; 2
- For undergraduate and graduate students, written recommendations of the science department chairman and college dean; 9
- including a description of the scope and nature of the proposed A statement of the applicant's personal educational goals, program of study; ~
- A statement describing the applicant's financial need. 8
- Every applicant (if the applicant is an adult residing outside his or her parents' home) or the parents or legal guardian of every applicant citing financial need is required to submit financial 9

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eligible course of study due to lack of financial support from all statements must be signed, certifying the parents' willingness to submit an official copy of their federal and state income tax returns, if requested. A statement of financial need must substantiate the applicant's inability to pursue or complete the information, which will be kept confidential. All confidential other sources.

- The Director will convene and chair a Science Education Scholarship Selection Board to review applications for the scholarship. The Science Education Scholarship Selection Board will consist of the Director; the Managers of the Offices of: Environmental Safety, Administrative Support, Nuclear Facility Safety, and Radiation Safety; Chief Legal Counsel; and the Training/Human Resources Coordinator (non-voting). G
- Selection will be based on:
- Applicability of the proposed program of study to nuclear safety objectives, projects, or needs, F
- Demonstrated acumen and scientific competence of the applicant, 8
- Recommendations of school officials, and 0
- Financial need. 6
- solely on the written applications, the Board will require those applicants who are still under consideration after review of the written applications to appear before the Science Education program objectives and the relevance of these objectives to the Department's statutory duties. Information obtained during the appearances will be used to select among those applicants still If the Board is unable to select a scholarship recipient based would be to better define the applicant's stated educational Scholarship Selection Board. The purpose of the appearance under consideration. 5
- In awarding scholarships under this Part, the Director shall radioactive waste is located as provided in Section 6 of the give preference to qualified applicants who reside in a county where a regional facility for the disposal of low-level 3

4

Section 700.70 Scholarship Application Procedures

- a) Each applicant must submit:
- an application, as provided in Section 700.60(a), with all written recommendations, transcripts and personal statements, by the announced deadline;
- 2) his or her social security number; and
- a description of all additional gifts, grants, financial aid, specifying amounts and restrictions on its use.
- b) Information submitted on or in support of an application is not subject to return to the applicant.
- c) Unless the applicant is requested to appear before the Science Education Scholarship Selection Board, the selection will be based on the submitted documents and statements.
- d) Any change in the applicant's circumstances (e.g. acceptance into the college cited in the application; change in choice of program of study, financial need, etc.) must be submitted by separate letter prior to the convening of the Science Education Scholarship Selection Board. Failure to do so may be cause for disqualification.
- e) Incomplete applications will be placed in a pending status until all information is submitted. It is the responsibility of the applicant to ensure that all information is submitted. Applications not complete when the Science Education Scholarship Selection Board convenes will not be considered.
- f) Acceptance of any monetary award intended to cover all or part of tuition and fees, room and board, books and required materials will reduce the amount of support provided by the Department by an equal amount.

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g) Submission of an application containing false statements or data shall be cause for disqualification of the application and revocation of a scholarship. The scholar shall repay in full all expenses paid by the Department prior to revocation of the scholarship, in accordance with Section 700.50(d).

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- 1) Heading of the Part: Definitions and General Provisions
- 2) Code Citation: 35 Ill. Adm. Code 211
- 3) Section Numbers:
- Adopted Action:
- 211.122
- Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1009.1 and 1027, as amended by P.A. 86-0366, adopted August 30, 1989 and effective January 1, 1990.
- 5) Effective Date of Amendments: January 1, 1990. The authorizing legislation, P.A. 86–0366, adopted August 30, 1989, mandates adoption of these amendments within six months of their adoption by the United States Environmental Protection Agency on January 18, 1989. However, this legislation is effective January 1, 1990.
- 6) Does this rulemaking contain an automatic repeal date?: No.
- 7) Do these Amendments contain incorporations by reference?
- No. The Board has not revised any existing incorporations by reference.
- 8) Date filed in Board's Principal Office: Order adopted October 18, 1989.
- 9) Notice of Proposal Published in Illinois Register:
- August 18, 1989, 13 Ill. Reg. 13143.
- 10) Has JCAR issued a Statement of Objections to these rules?

No. Section 9.1 of the Environmental Protection Act (III. Rev. Stat. 1987, ch. 111 1/2, par. 1009.1) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

11) Differences between proposal and final version:

Minor editorial differences. The Board revised the previously-exempted chemical names to use the IUPAC name as the primary designation for each chemical and included a frequently used common name or industrial name in parentheses, as has been done for the new compounds added in the present rulemaking. The Board also adopted the format revisions suggested by the Office of the Secretary of State: the Board deleted the blank line between the Chapter and Supchapter headings; the Board added the Public Act number, deleted the reference to "1989 Supp.," and corrected the

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statutory citation format in the authority note; and finally, the Board added "Section 9.4 of the" to the definition of acid gasses.

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 9.1 of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

- 13) Will these Amendments replace an emergency Amendment currently in effect? No.
- 14) Are there any other amendments pending on this Part? Yes.

Section Numbers Proposed Action Illinois Register Citation

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Amendment 13 Ill. Reg. 16257

15) Summary and Purpose of Amendments:

A complete description is contained in the Board's Opinion and Order of October 18, 1989 in R89-8, which Opinion is available from the address below. Section 9.1 of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's definition of "volatile organic, material" to correspond with amendments adopted by USEPA which appeared in the Federal Register on January 18, 1989 at 54 Fed. Reg. 1987.

16) Information and questions regarding these adopted amendments shall be directed to:

Michael J. McCambridge Attorney Illinois Pollution Control Board 100 W. Randolph 11-500

Chicago, IL 60610 312-814-6924 The full text of the Adopted Amendments begins on the next page:

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CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER C: EMISSION STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE B: AIR POLLUTION

DEFINITIONS AND GENERAL PROVISIONS PART 211

SUBPART A: GENERAL PROVISIONS

Incorporations by Reference Abbreviations and Units Section 211.101 211.102 DEFINITIONS SUBPART B:

Other Definitions Definitions 211.121 Section

Section into Rule Table Rule into Section Table Appendix A Appendix B AUTHORITY: Implementing Sections 9, 9.1, and 10 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1987, ch. 111½, pars. 1009, 1009.1, 1010, and 1027, as amended by P.A. 86-366, effective January 1,

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 201: Definitions, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R74-2 and R75-5, 32 PCB 295, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; amended in R78-3 and 4, 35 PCB 75 and 243, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5, at 7 Ill. Reg. 1244, effective Junary 21, 1983; codified at 7 Ill. Reg. 13590; amended in R82-1 (Docket A) at 10 Ill. Reg. 15624, effective June 29, 1987; amended in R85-21(A) at 11 Ill. Reg. 11747, effective June 29, 1987; amended in R86-34 at 11 Ill. Reg. 20804, effective December 14, 1987; amended in R86-37 at 12 Ill. Reg. 787, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7284, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7284, effective April 8, 1988; amended in R88-23 at 13 Ill. Reg. 7284, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg. 7284, effective June 27, 1989; amended in R89-8 at 13 Ill. Reg. 17453 effective January 1, 1990.

SUBPART B: DEFINITIONS

Definitions Section 211.122 "Accumulator": The reservoir of a condensing unit receiving the condensate from a surface condenser.

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"Acid Gases": For the purposes of Section 9.4 of the Environmental Protection Act (the Act) (Ill. Rev. Stat. 1987, ch. 111½, par. 1009.4), hydrogen chloride, hydrogen fluoride and hydrogen bromide, which exist as gases, liquid mist, or any combination thereof. "Actual Heat Input": The quantity of heat produced by the combustion of fuel using the gross heating value of the fuel.

"Aeration": The practice of forcing air through bulk stored grain to maintain the condition of the grain.

"Afterburner": A device in which materials in gaseous effluents are combusted.

"Air Dried Coating": Coatings that dry by the use of air or forced air at temperatures up to 363.15° K (194° F).

owner or operator shall document the reasonableness of his three-year shipments for the three previous fiscal years and dividing the total by 6. The annual grain through-put for grain-handling operations in operation for less than three consecutive years prior to June 30, 1975, shall be determined by a reasonable three-year estimate; the "Annual Grain Through-Put": Unless otherwise shown by the owner or operator, annual grain through-put for grain-handling operations, which have been in operation for three consecutive years prior to June 30, 1975, shall be determined by adding grain receipts and estimate.

"Architectural Coating": Any coating used for residential or commercial buildings or their appurtenances, or for industrial buildings which is site applied. "Asphalt": The dark-brown to black cementitious material (solid, semisolid or liquid in consistency) of which the main constituents are bitumens which occur natrually or as a residue of petroleum refining. "Asphalt Prime Coat": A low-viscosity liquid asphalt applied to an absorbent surface as the first of more than one asphalt coat.

"Automobile": Any first division motor vehicle as that term is defined in the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95½, oars 1-100 et seq.). "Automobile or Light-Duty Truck Manufacturing Plant": A facility where parts are manufactured or finished for eventual inclusion into a finished automobile or light-duty truck ready for sale to vehicle dealers, but not including customizers, body shops and other

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repainters.

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"Batch Loading": The process of loading a number of individual parts at the same time for degreasing.

'Bead-Dipping": The dipping of an assembled tire bead into a solvent-based cement. "British Thermal Unit": The quantity of heat required to raise one pound of water from 60° F to 61° F (abbreviated btu).

delivery vessels and distributes gasoline to gasoline dispensing facility that receives gasoline from bulk gasoline terminals by "Bulk Gasoline Plant": Any gasoline storage and distribution facilities. "Bulk Gasoline Terminal": Any gasoline storage and distribution facility that receives gasoline by pipeline, ship or barge, and distributes gasoline to bulk gasoline plants or gasoline dispensing

"Can Coating": The application of a coating material to a single walled container that is manufactured from metal sheets thinner than 29 gauge (0.0141 in).

causing or tending to cause air pollution. Such report must describe the signatory's investigation, including a summary of those facts on which he relies to certify whether the grain-handling or grain-drying operation is causing or threatening or allowing the discharge or "Certified Investigation": A report signed by Illinois Environmental Protection Agency (Agency) personnel certifying whether a graincombination with contaminants from other sources, or so as to violate investigation shall be open to a reasonable public inspection and may handling operation (or portion thereof) or grain-drying operation is (Board) under the Environmental Protection Act (Act). The certified emission of any contaminant into the environment so as to cause or regulations or standards adopted by the Pollution Control Board be copied upon payment of the actual cost of reproducing the tend to cause air pollution in Illinois, either alone or in

"Choke Loading": That method of transferring grain from the grain-handling operation to any vehicle for shipment or delivery which precludes a free fall velocity of grain from a discharge spout into the receiving container.

"Cleaning and Separating Operation": That operation where foreign and undesired substances are removed from the grain.

transparent using the undercoat as a reflectant base or undertone 'Clear Coating": Coatings that lack color and opacity or are color. "Closed Purge System": A system that is not open to the atmosphere and that is composed of piping, connections, and, if necessary, flow inducing devices that transport liquid or vapor from a piece or pieces of equipment to a control device, or return the liquid or vapor to the process line.

and that is composed of piping, connections, and, if necessary, flow inducing devices that transport gas or vapor from a piece or pieces of equipment to a control device, or return the gas or vapor to the "Closed Vent System": A system that is not open to the atmosphere

"Coal Refuse": Waste products of coal mining, cleaning and coal preparation operations containing coal, matrix material, clay and other organic and inorganic material. "Coating Applicator": Equipment used to apply a surface coating.

"Coating Line": An operation where a surface coating is applied to a material and subsequently the coating is dried and/or cured.

by contiguous or adjacent properties and which is owned or operated "Coating Plant": Any building, structure or installation that contains a coating line and which is located on one or more the same person (or by persons under common control).

"Coil Coating": The application of a coating material to any flat metal sheet or strip that comes in rolls or coils.

"Cold Cleaning": The process of cleaning and removing soils from surfaces by spraying, brushing, flushing or immersion while maintaining the organic solvent below its boiling point. Wi cleaning is not included in this definition. "Complete Combustion": A process in which all carbon contained in a fuel or gas stream is converted to carbon dioxide.

volatile organic material including, but not limited to, pump seals, compressor seals, seal oil degassing vents, pipeline valves, pressure "Component": Any piece of equipment which has the potential to leak 35 OF relief devices, process drains and open ended valves. This definition excludes valves which are not externally regulated, flanges, and equipment in heavy liquid service. For purposes definition also excludes bleed ports of gear pumps in polymer 111. Adm. Code 215. Subpart Q-(35 111, Adm. Gode 215)-, this

"Concentrated Nitric Acid Manufacturing Process": Any acid producing facility manufacturing nitric acid with a concentration equal to or greater than 70 percent by weight.

"Condensate": Hydrocarbon liquid separated from its associated gasses which condenses due to changes in the temperature or pressure and remains liquid at standard conditions. "Control Device": For purposes of Subpart Q, an enclosed combustion device, vapor recovery system, flare, or closed container.

"Conveyorized Degreasing": The continuous process of cleaning and removing soils from surfaces utilizing either cold or vaporized solvents.

of A naturally occurring mixture which consisits hydrocarbons and sulfur, nitrogen or oxygen derivatives of hydrocarbons and which is a liquid at standard conditions. "Crude Oil Gathering": The transportation of crude oil or condensate after custody transfer between a production facility and a reception

100 condensate after processing and/or treating in the producing operations, from storage tanks or automatic transfer facilities "Custody Transfer": The transfer of produced petroleum and/or pipelines or any other forms of transportation. "Cutback Asphalt": Any asphalt which has been liquified by blending with petroleum solvents other than residual fuel oil and has not been emulsified with water.

"Degreaser": Any equipment or system used in solvent cleaning.

"Delivery Vessel": Any tank truck or trailer equipped with a storage tank that is used for the transport of gasoline to a stationary storage tank at a gasoline dispensing facility, bulk gasoline plant or bulk gasoline terminal. "Distillate Fuel Oil": Fuel Oils of grade No. 1 or 2 as specified in detailed requirements for fuel Oil A.S.T.M. D-369-69 (1971).

more solvent washes, extraction of excess solvent by spinning and drying by tumbling in an airstream. The facility includes, but is not limited to, washers, dryers, filter and purification systems, "Dry Cleaning Facility": A facility engaged in the cleaning of fabrics using an essentially nonaqueous solvent by means of one or

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waste disposal systems, holding tanks, pumps and attendant piping and

"Dump-Pit Area": Any area where grain is received at a grainhandling or grain-drying operation. "Effective Grate Area": That area of a dump-pit grate through which air passes, or would pass, when aspirated.

"Effluent Water Separator": Any tank, box, sump or other apparatus in which any organic material floating on or entrained or contained in water entering such tank, box, sump or other apparatus is physically separated and removed from such water prior to outfall, drainage or recovery of such water.

Emission Rate": Total quantity of any air contaminant discharge into the atmosphere in any one-hour period. "End Sealing Compound Coat": A compound applied to can ends which functions as a gasket when the end is assembled on the can. "Excess Air": Air supplied in addition to the theoretical quantity necessary for complete combustion of all fuel and/or combustible waste material. "Excessive Release": A discharge of more than 295g (0.65 pounds) of mercaptans and/or hydrogen sulfide into the atmosphere in any five minute period. "Existing Grain-Drying Operation": Any grain-drying operation the construction or modification of which was commenced prior to June 30,

"Existing Grain-Handling Operation": Any grain-handling operation the construction or modification of which was commenced prior to June 30, 1975.

of "Exterior Base Coat": An initial coating applied to the exterior a can after the can body has been formed. "Exterior End Coat": A coating applied by rollers or spraying to the exterior end of a can. "External Floating Roof": A storage vessel cover in an open top tank consisting of a double deck or pontoon single deck which is supported by the petroleum liquid being contained and is equipped with a closure seal between the deck edge and tank wall. "Extreme Performance Coating": Coatings designed for exposure to any

of the following: the ambient weather conditions, temperatures above 368.15° K (203° F), detergents, abrasive and scouring agents, solvents, corrosive atmospheres, or other similar extreme environmental conditions.

"Fabric Coating": The coating of a textile substrate.

"Final Repair Coat": The repainting of any coating which is damaged during vehicle assembly.

"Firebox": The chamber or compartment of a boiler or furnace which materials are burned, but not the combustion chamber or afterburner of an incinerator. "Flexographic Printing": The application of words, designs and pictures to a substrate by means of a roll printing technique in which the pattern to be applied is raised above the printing roll and the image carrier is made of elastomeric materials.

container which moves vertically upon change in volume of the stored "Floating Roof": A roof on a stationary tank, reservoir or other naterial.

cold "Freeboard Height": For open top vapor degreasers, the distance the top of the vapor zone to the top of the degreaser tank. For cleaning degreasers, the distance from the solvent to the top of

equipment used for the primary purpose of producing heat or power by "Fuel Combustion Emission Source": Any furnace, boiler or similar ndirect heat transfer.

including, but not limited to, piping for collecting tail gas from various process units, mixing drums and controls and distribution 'Fuel Gas System": A system for collection of refinery fuel gas piping.

the atmosphere other than through a stack, provided that nothing in this definition or in 35 Ill. Adm. Code 212.Subpart K shall exempt any source from compliance with other provisions of 35 Ill. Adm. Code 'Fugitive Particulate Matter": Any particulate matter emitted into otherwise applicable merely because of the absence of a stack.

'Gas Service": Means that the component contains process fluid that is in the gaseous state at operating conditions. "Gasoline": Any petroleum distillate having a Reid vapor pressure of 4 pounds or greater.

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transferred from a stationary storage tank to a motor vehicle gasoline tank used to provide fuel to the engine of that motor 'Gasoline Dispensing Facility": Any site where gasoline is vehicle. "Grain": The whole kernel or seed of corn, wheat, oats, soybeans and any other cereal or oil seed plant; and the normal fines, dust and foreign matter which results from harvesting, handling or conditioning. The grain shall be unaltered by grinding or processing.

"Grain-Drying Operation": Any operation, excluding aeration, by which moisture is removed from grain and which typically uses forced ventilation with the addition of heat. "Grain-Handling and Conditioning Operation": A grain storage facility and its associate grain transfer, cleaning, drying, grinding and mixing operations.

shipping, transferring, storing, mixing or treating of grain or other "Grain-Handling Operation": Any operation where one or more of the following grain-related processes (other than grain-drying operation, portable grain-handling equipment, one-turn storage space, and excluding flour mills and feed mills) are performed: receiving, processes pursuant to normal grain operations.

"Green Tire Spraying": The spraying of green tires, both inside and outside, with release compounds which help remove air from the tire during molding and prevent the tire from sticking to the mold after

"Green Tires": Assembled tires before molding and curing have

"Gross Heating Value": Amount of heat produced when a unit quantity of fuel is burned to carbon dioxide and water vapor, and the water vapor condensed as descibed in A.S.T.M. D-2015-66, D-900-55, D-1826-64 and D-240-64. "Heavy Liquid": Liquid with a true vapor pressure of less than 0.3 kPa (0.04 psi) at 294.3° K (70° F) or 0.1 Reid Vapor Pressure as determined by A.S.T.M. method D-323; or which when distilled requires a temperature of 300° F or greater to recover 10% of the liquid as determined by A.S.T.M. method D-86.

elemental, ionic, or combined forms of arsenic, cadmium, mercury, "Heavy Metals": For the purposes of Section 9.4 of the Act, chromium, nickel and lead.

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215.204(k), heavy off-highway vehicle products shall include: heavy construction, mining, farming or material handling equipment; heavy industrial engines; diesel-electric locomotives and associated power Heavy, Off-Highway Vehicle Products": For the purposes of Section generation equipment; and the components of such equipment or

"Hot Well": The reservoir of a condensing unit receiving the condensate from a barometric condenser. "Housekeeping Practices": Those activities specifically defined in the list of housekeeping practices developed by the Joint EPA - Industry Task Force and included herein under 35 Ill. Adm. Code 212.461

"Incinerator": Combustion apparatus in which refuse is burned.

"Indirect Heat Transfer": Transfer of heat in such a way that the source of heat does not come into direct contact with process materials. "In-Process Tank": A container used for mixing, blending, heating, reacting, holding, crystallizing, evaporating, or cleaning operations in the manufacture of pharmaceuticals.

"In-situ Sampling Systems": Nonextractive samplers or in-line samplers.

"Interior Body Spray Coat": A coating applied by spray to the interior of a can after the can body has been formed.

"Internal Transferring Area": Areas and associated equipment used for conveying grain among the various grain operations.

"Large Appliance Coating": The application of a coating material to the component metal parts (including but not limited to doors, cases, commercial washers, dryers, ranges, refrigerators, freezers, water heaters, dishwashers, trash compactors, air conditioners and other ids, panels and interior support parts) of residential and similar products.

"Light-Duty Truck": Any second division motor vehicle, as that term is defined in the Illinois Vehicle Code, (Ill. Rev. Stat. 1987, ch. 95½, pars. 1-100 et seq.) weighing less than 3854 kilograms (8500

"Liquid-Mounted Seal": A primary seal mounted in continuous contact with the liquid between the tank wall and the floating roof edge around the circumference of the roof.

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"Liquid Service": Means that the equipment or component contains process fluid that is in a liquid state at operating conditions.

"Liquids Dripping": Any visible leaking from a seal including spraying, misting, clouding and ice formation. "Load-Out Area": Any area where grain is transferred from the grainhandling operation to any vehicle for shipment or delivery. "Low Solvent Coating": A coating which contains less organic solvent than the conventional coatings used by the industry. Low solvent coatings include water-borne, higher solids, electro-deposition and powder coatings.

"Magnet Wire Coating": The application of a coating of electrically insulating varnish or enamel to conducting wire to be used in electrical machinery.

"Major Dump Pit": Any dump pit with an annual grain through-put of more than 300,000 bushels, or which receives more than 40% of the annual grain through-put of the grain-handling operation.

"Major Metropolitan Area (MMA)": Any county or group of counties which is defined by the following Table:

MAJOR METROPOLITAN AREAS IN ILLINOIS (MMA'S)

Cook, Lake, Will, DuPage, COUNTIES INCLUDED IN MMA McHenry, Kane, Grundy, Kendall, Kankakee St. Clair, Madison McLean Peoria, Tazewell Rock Island Champaign Winnebago Sangamon Macon Bloomlington -- Normal Rock Island -- Moline St. Louis (Illinois) Champaign-Urbana Springfield Rockford Chicago Decatur Peoria

"Major Population Area (MPA)": Areas of major population concentration in Illinois, as described below: The area within the counties of Cook; Lake; DuPage; Will; the townships of Burton, Richmond, McHenry, Greenwood, Nunda, Door, Algonquin, Grafton and the municipality of Woodstock, plus a zone extending two miles beyond the boundary of said

Rutland, Elgin, Plato, St. Charles, Campton, Geneva, Blackberry, Batavia, Sugar Creek and Aurora located in Kane County; and the municipalities of Kankakee, Bradley and Bourbonnais, plus a zone extending two miles beyond the boundaries of said municipalities municipality located in McHenry County; the townships of Dundee, Kankakee County.

The area within the municipalities of Rockford and Loves Park, plus a zone extending two miles beyond the boundaries of said municipalities. The area within the municipalities of Rock Island, Moline, East Moline, Carbon Cliff, Milan, Oak Grove, Silvis, Hampton, Greenwood and Coal Valley, plus a zone extending two miles beyond the boundaries of said municipalities.

Galesburg, plus a zone extending two miles beyond the boundaries The area within the municipalities of Galesburg and East of said municipalities.

The area within the municipalities of Bartonville, Peoria and Peoria Heights, plus a zone extending two miles beyond the boundaries of said municipalities.

Marquette Heights, Creve Coeur and East Peoria, plus a zone The area within the municipalities of Pekin, North Pekin, extending two miles beyond the boundaries of said municipalities. The area within the municipalities of Bloomington and Normal, plus a zone extending two miles beyond the boundaries of said municipalities.

Savoy, plus a zone extending two miles beyond the boundaries of The area within the municipalities of Champaign, Urbana and said municipalities.

Harristown and Forsyth, plus a zone extending two miles beyond The area within the municipalities of Decatur, Mt. Zion, the boundaries of said municipalities. The area within the municipalities of Springfield, Leland Grove, Jerome, Southern View, Grandview, Sherman and Chatham, plus a zone extending two miles beyond the boundaries of said The area within the townships of Godfrey, Foster, Wood River, Fort Russell, Chouteau, Edwardsville, Venice, Nameoki, Alton, Granite City and Collinsville located in Madison County; and the

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Clair, Sugar Loaf and Stookey located in St. Clair County. townships of Stites, Canteen, Centreville, Caseyville, St.

process emission sources used to convert raw materials, feed stocks, subassemblies or other components into a product, either for sale or "Manufacturing Process": A process emission source or series of for use as a component in a subsequent manufacturing process. "Metal Furniture Coating": The application of a coating material to any furniture piece made of metal or any metal part which is or will be assembled with other metal, wood, fabric, plastic or glass parts to form a furniture piece including, but not limited to, tables, chairs, wastebaskets, beds, desks, lockers, benches, shelving, file cabinets, lamps and room dividers. This definition shall not apply identified under the Standard Industrial Classification Code for Major Groups 33, 34, 35, 36, 37, 38, 39, 40 or 41. to any coating line coating metal parts or products that is

"Miscellaneous Fabricated Product Manufacturing Process":

A manufacturing process involving one or more of the following applications, including any drying and curing of formulations, and capable of emitting volatile organic material: Adhesives to fabricate or assemble non-furniture components or products

Asphalt solutions to paper or fiberboard

Asphalt to paper or felt

Coatings or dye to leather

Coatings to plastic

Coatings to rubber or glass

per year if no Curing of furniture adhesives in an oven which would emit in excess of 10 tons of volatile organic material air pollution control equipment were used

Disinfectant material to manufactured items

containers and packaging material to form resin pellets Plastic foam scrap or "fluff" from the manufacture

Resin solutions to fiber substances

Rubber solutions to molds

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Viscose solutions for food casings

The storage and handling of formulations associated with the process described above.

The use and handling of organic liquids and other substances for clean-up operations associated with the process described above.

"Miscellaneous Formulation Manufacturing Process":

A manufacturing process which compounds one or more of the following and is capable of emitting volatile organic material:

Adhesives

Asphalt solutions

Caulks, sealants or waterproofing agents

Coatings, other than paint and ink

Concrete curing compounds

Jyes

Friction materials and compounds

Resin solutions

Rubber solutions

Viscose solutions

The storage and handling of formulations associated with the process described above.

The use and handling of organic liquids and other substances for clean-up operations associated with the process described above.

"Miscellaneous Metal Parts and Products": For the purpose of 35 III. Adm. Code 215.204, miscellaneous metal parts and products shall include farm machinery, garden machinery, small appliances, commercial machinery, industrial machinery, fabricated metal products and any other industrial category which coats metal parts or products under the Standar Industrial Classification Code for Major Groups 33, 34, 35, 36, 37, 38 or 39 with the exception of the following: coating lines subject to 35 III. Adm. Code 215.204(a)-(i) and (k), automobile or light-duty truck refinishing, the exterior of marine

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vessels and the customized top coating of automobiles and trucks if production is less than thirty-five vehicles per day.

"Miscellaneous Organic Chemical Manufacturing Process":

A manufacturing process which produces by chemical reaction, one or more of the following organic compounds or mixtures of organic compounds and which is capable of emitting volatile organic materials:

Chemicals listed in 35 Ill. Adm. Code 215. Appendix D.

Chlorinated and sulfonated compounds

Cosmetic, detergent, soap or surfactant intermediaries or specialties and products

Disinfectants

Food additives

Oil and petroleum product additives

Plasticizers

Resins or polymers

Rubber additives

Sweeteners

Varnishes

The storage and handling of formulations associated with the process described above.

The use and handling of organic liquids and other substances for clean-up operations associated with the process described above.

"Mixing Operation": The operation of combining two or more ingredients, of which at least one is a grain.

"New Grain-Drying Operation": Any grain-drying operation the construction or modification of which is commenced on or after June 30, 1975.

"New Grain-Handling Operation": Any grain-handling operation the construction of modification of which is commenced on or after June 30, 1975.

"No Detectable Volatile Organic Material Emissions": A discharge of volatile organic material into the atmosphere as indicated by an instrument reading of less than 500 ppm above background as determined in accordance with 40 CFR 60.485(c).

"One Hundred Percent Acid": Acid with a specific gravity of 1.8205 at 30° C in the case of sulfuric acid and 1.4952 at 30° C in the case of nitric acid.

"One-Turn Storage Space": That space used to store grain with a total annual through-put not in excess of the total bushel storage of that space.

"Opacity": A condition which renders material partially or wholly impervious to transmittance of light and causes obstruction of an observer's view. For the purposes of these regulations, the following equivalence between opacity and Ringelmann shall be employed:

Opacity Percent Ringelmann

0.5	_	1.5	2.	'n	4.	5.
10	20	30	40	09	80	100

"Open Top Vapor Degreasing": The batch process of cleaning and removing soils from surfaces by condensing hot solvent vapor on the colder metal parts.

"Operator of Gasoline Dispensing Facility": Any person who is the lessee of or operates, controls or supervises a gasoline dispensing facility.

"Organic Material": Any chemical compound of carbon including diluents and thinners which are liquids at standard conditions and which are used as dissolvers, viscosity reducers or cleaning agents, but excluding methane, carbon monoxide, carbon dioxide, carbonic acid, metallic carbonic acid, metallic carbonates and ammonium carbonate.

"Organic Materials": For the purposes of Section 9.4 of the Act, any chemical compound of carbon, including diluents and thinners which are liquids at standard conditions and which are used as dissolvers, viscosity reducers, or cleaning agents, and polychlorinated

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dibenzo-p-dioxins, polychlorinated dibenzofurans and polynuclear aromatic hydrocarbons -shall be censidered to be-are organic materials. while methaneMethane, carbon monoxide, carbon dioxide, carbonic acid, metallic carbonic acid, metallic carbide, metallic carbonates and ammoniun carbonate -shall not be considered to be are not organic materials. for the purposes of ill. %, par, 1909.4.

"Organic Vapor": Gaseous phase of an organic material or a mixture of organic materials present in the atmosphere.

"Overvarnish": A coating applied directly over ink or printing.

"Owner of Gasoline Dispensing Facility": Any person who has legal or equitable title to a stationary storage tank at a gasoline dispensing facility.

"Packaging Rotogravure Printing": Rotogravure printing upon paper, paper board, metal foil, plastic film and other substrates, which are, in subsequent operations, formed into packaging products or labels for articles to be sold.

"Paint Manufacturing Plant": A plant that mixes, blends, or compounds enamels, lacquers, sealers, shellacs, stains, varnishes or pigmented surface coatings.

"Paper Coating": The application of a coating material to paper or pressure sensitive tapes, regardless of substrate, including web coating on plastic fibers and decorative coatings on metal foil.

"Particulate Matter": Any solid or liquid material, other than water, which exists in finely divided form.

"Petroleum Liquid": Crude oil, condensate or any finished or intermediate product manufactured at a petroleum refinery, but not including Number 2 through Number 6 fuel oils as specified in A.S.T.M. D-396-69, gas turbine fuel oils Numbers 2-GT through 4-GT as specified in A.S.T.M. D-2880-71 or diesel fuel oils Numbers 2-D and 4-D, as specified in A.S.T.M. D-975-68.

"Petroleum Refinery": Any facility engaged in producing gasoline, kerosene, distillate fuel oils, residual fuel oils, lubricants, or other products through distillation, cracking, extraction or reforming of unfinished petroleum derivatives.

"Pharmaceutical": Any compound or mixture, other than food, used in the prevention, diagnosis, alleviation, treatment or cure of disease in man and animal.

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"Photochemically Reactive Material": Any organic material with an aggregate of more than 20 percent of its total volume composed of the chemical structure into more than one of the above groups of organic group, that is, the group having the least allowable percent of the limitations. Whenever any photochemically reactive material or any constituent of any organic material may be classified from its materials it shall be considered as a member of the most reactive chemical compounds classified below or the composition of which exceeds any of the following individual percentage composition total organic materials.

ethers or ketones having an olefinic or cyclo-olefinic types of unsaturation: 5 percent. This definition does not apply to A combination of hydrocarbons, alcohols, aldehydes, esters, perchlorethylene or trichloroethylene.

A combination of aromatic compounds with eight or more carbon atoms to the molecule except ethyl-benzene: 8 percent.

A combination of ethylbenzene, kecones having branched hydrocarbon structures or toluene: 20 percent.

rubber tires with a bead diameter up to but not including 20.0 inches and cross section dimension up to 12.8 inches, but not including specialty tires for antique or other vehicles when produced on equipment separate from normal production lines for passenger or "Pneumatic Rubber Tire Manufacture": The production of pneumatic truck type tires.

Any process involving partial oxidation of hydrocarbons with air to manufacture polybasic acids or their anhydrides, such as maleic anhydride, phthalic anhydride, terephthalic acid, isophthalic acid, 'Polybasic Organic Acid Partial Oxidation Manufacturing Process": trimelletic anhydride. "Portable Grain-Handling Equipment": Any equipment (excluding portable grain dryers) that is designed and maintained to be movable unloading one-turn storage space, and is not physically connected to the grain elevator, provided that the manufacturer's rated capacity primarily for use in a non-continuous operation for loading and of the equipment does not exceed 10,000 bushels per hour.

"Portland Cement Process": Any facility manufacturing portland cement by either the wet or dry process.

and finish nail fasteners where such fasteners are fabricated from wire or rod of 0.0254 inch diameter or greater, where such fasteners are bonded into coils or strips, such coils and strips containing a "Power Driven Fastener Coating": The coating of nail, staple, brad

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General Services Administration dated August 23, 1977 (does not include any later amendments or editions; U.S. Army Armament Research and Development Command, Attn: DRDAR-TST, Rock Island, IL 61201), Bulletin UM-25d of the U.S. Department of Housing and Urban number of such fasteners, which fasteners are manufactured for use in power tools, and which fasteners must conform with formal standards Development - Federal Housing Administration dated September 5, 1973 (does not include any later amendments or editions; Department of cated in the same manner as staples. The application of coatings to staple, brad, and finish nail fasteners may be associated with the and similar standards. For the purposes of this definition, the terms "brad" and "finish nail" refer to single leg fasteners fabri-HUD, 547 W. Jackson Blvd., Room 1005, Chicago, IL 60606, and the Model Building Code of the Council of American Building Officials, incremental forming of such fasteners in a cyclic or repetitious manner (incremental fabrication) or with the forming of strips of such fasteners as a unit from a band of wires (unit fabrication). organizations including Federal Specification FF-N-105b of the for specific uses established by various federal and national

"PPM (Vol) - (Parts per Million) (Volume)": A volume/volume ratio which expresses the volumetric concentration of gaseous air contaminant in a million unit volumes of gas. "Pressure Release": The emission of materials resulting from system pressure being greater than set pressure of the pressure relief

"Pressure Tank": A tank in which fluids are stored at a pressure greater than atmospheric pressure.

"Prime Coat": The first film of coating material applied in multiple coat operation. "Prime Surfacer Coat": A film of coating material that touches up areas on the surface not adequately covered by the prime coat before application of the top coat.

"Process": Any stationary emission source other than a fuel combustion emission source or an incinerator.

Code 215.Appendix D. A process unit can operate independently if supplied with sufficient feed or raw materials and sufficient storage "Process Unit": Components assembled to produce, as intermediate or final products, one or more of the chemicals listed in 35 Ill. Adm. facilities for the product.

"Process Unit Shutdown": A work practice or operational procedure that stops production from a process unit or part of a process

unit. An unscheduled work practice or operational procedure that stops production from a process unit or part of a process unit for less than 24 hours is not a process unit shutdown. The use of spare components and technically feasible bypassing of components without stopping production is not a process unit shutdown.

"Process Weight Rate": The actual weight or engineering approximation thereof of all materials except liquid and gaseous fuels and combustion air, introduced into any process per hour. For a cyclical or batch operation, the process weight rate shall be determined by dividing such actual weight or engineering approximation thereof by the number of hours of operation excluding any time during which the equipment is idle. For continuous processes, the process weight rate shall be determined by dividing such actual weight or engineering approximation thereof by the number of hours in one complete operation, excluding any time during which the equipment is idle.

"Production Equipment Exhaust System": A system for collecting and directing into the atmosphere emissions of volatile organic material from reactors, centrifuges and other process emission sources.

"Publication Rotogravure Printing": Rotogravure printing upon paper which is subsequently formed into books, magazines, catalogues, brochures, directories, newspaper supplements or other types of nonpackaging printed materials.

"Purged Process Fluid": Liquid or vapor from a process unit that contains volatile organic material and that results from flushing or cleaning the sample line(s) of a process unit so that an uncontaminated sample may then be taken for testing or analysis.

Reactor": A vat, vessel or other device in which chemical reactions take place.

"Reasonably Available Control Technology (RACT)": The lowest emission limitation that an emission source is capable of meeting by the application of control technology that is reasonably available considering technological and economic feasibility.

"Refinery Fuel Gas": Any gas which is generated by a petroleum refinery process unit and which is combusted at the refinery, including any gaseous mixture of natural gas and fuel gas.

"Refinery Unit, Process Unit or Unit": A set of components which are a part of a basic process operation such as distillation, hydrotreating, cracking or reforming of hydrocarbons. Residual Fuel Oil": Fuel oils of grade No. 4, 5 and 6 as specified

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in detailed requirements for fuel oils A.S.T.M. D-396-69 (1971).

"Restricted Area": The area within the boundaries of any "municipality" as defined in the Illinois Municipal Code, plus a zone extending one mile beyond the boundaries of any such municipality having a population of 1000 or more according to the latest federal census.

"Ringelmann Chart": The chart published and described in the Bureau of Mines, U.S. Department of Interior, Information Circular 8333 (Revision of IC7718) May 1, 1967, or any adaptation thereof which has been approved by the Agency.

"Roadway": Any street, highway, road, alley, sidewalk, parking lot, airport, rail bed or terminal, bikeway, pedestrian mall or other structure used for transportation purposes.

"Roll Printing": The application of words, designs and pictures to a substrate usually by means of a series of hard rubber or metal rolls each with only partial coverage.

"Rotogravure Printing": The application of words, designs and pictures to a substrate by means of a roll printing technique in which the pattern to be applied is recessed relative to the non-image area.

"Safety Relief Valve": A valve which is normally closed and which is designed to open in order to relieve excessive pressures within a vessel or pipe.

"Sandblasting": The use of a mixture of sand and air at high pressures for cleaning and/or polishing any type of surface. "Sensor": A device that measures a physical quantity or the change in a physical quantity such as temperature, pressure, flow rate, pH, or liquid level. "Set of Safety Relief Valves": One or more safety relief valves designed to cpen in order to relieve excessive pressures in the same vessel or pipe.

"Sheet Basecoat": A coating applied to metal when the metal is in sheet form to serve as either the exterior or interior of a can for either two-piece or three-piece cans.

"Shotblasting": The use of a mixture of any metallic or non-metallic substance and air at high pressures for cleaning and/or polishing any type of surface.

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Side-Seam Spray Coat": A coating applied to the seam of a threepiece can.

combustion, consisting predominately but not exclusively of carbon, ash and other combustible material, that form a visible plume in the Small gas-borne particles resulting from incomplete

"Smokeless Flare": A combustion unit and the stack to which it is affixed in which organic material achieves combustion by burning in the atmosphere such that the smoke or other particulate matter emitted to the atmosphere from such combustion does not have an appearance density or shade darker that No. 1 of the Ringlemann

cold cleaning, open top vapor degreasing or conveyorized degreasing. 'Solvent Cleaning": The process of cleaning soils from surfaces by

the finishing process uses a solvent-borne coating, formulated with a catalyst, in a quantity of no more than 12,000 gallons/year as supplied, where the coating machines are sheet fed and the coated "Specialty High Gloss Catalyzed Coating": Commercial contract finishing of material prepared for printers and lithographers where sheets are brought to a minimum surface temperature of 1902 F, and where the coated sheets are to achieve the minimum specular reflectance index of 65 measured at a 60 degree angle with a gloss

tank truck or trailer by use of other than a submerged loading pipe. "Splash Loading": A method of loading a tank, railroad tank car,

"Stack": A flue or conduit, free-standing or with exhaust port above the roof of the building on which it is mounted, by which air contaminants are emitted into the atmosphere.

"Standard Conditions": A temperature of 70° F and a pressure of 14.7 pounds per square inch absolute (psia).

gas at "Standard Cubic Foot (scf)": The volume of one cubic foot of standard conditions.

"Startup": The setting in operation of an emission source for any purpose. 'Stationary Emission Source": An emission source which is not selfpropelled.

"Stationary Storage Tank": Any container of liquid or gas which is designed and constructed to remain at one site.

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"Submerged Loading Pipe": Any loading pipe the discharge opening of which is entirely submerged when the liquid level is 6 inches above the bottom of the tank. When applied to a tank which is loaded from the side, any loading pipe the discharge of which is entirely submerged when the liquid level is 18 inches or two times the loading pipe diameter, whichever is greater, above the bottom of the tank. The definition shall also apply to any loading pipe which is continuously submerged during loading operations.

"Sulfuric Acid Mist": Sulfuric acid mist as measured according to the method specified in $35\ III$. Adm. Code 214.101(b).

'Surface Condenser": A device which removes a substance from a gas stream by reducing the temperature of the stream, without direct contact between the coolant and the stream. "Synthetic Organic Chemical or Polymer Manufacturing Plant": A plant that produces, as intermediates or final products, one or more of the chemicals or polymers listed in 35 Ill. Adm. Code 215.Appendix D.

"Top Coat": A film of coating material applied in a multiple coat operation other than the prime coat, final repair coat or prime surfacer coat. "Transfer Efficiency": The weight or volume of coating adhering to the material being coated divided by the weight or volume of coating delivered to the coating applicator and multiplied by 100 to equal a percentage. "Tread End Cementing": The application of a solvent-based cement to the tire tread ends. "True Vapor Pressure": The equilibrium partial pressure exerted by a in American Petroleum Institute Bulletin 2517, "Evaporation Loss From petroleum liquid as determined in accordance with methods described Floating Roof Tanks" (1962).

"Turnaround": The procedure of shutting down an operating refinery unit, emptying gaseous and liquid contents to do inspection, maintenance and repair work, and putting the unit back into production. "Undertread Cementing": The application of a solvent-based cement to the underside of a tire tread.

cannot be actuated by a means other than high pressure in the pipe or "Unregulated Safety Relief Valve": A safety relief valve which vessel which it protects. 17482

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"Valves Not Externally Regulated": Valves that have no external controls, such as in-line check valves.

"Vapor Balance System": Any combination of pipes or hoses which creates a closed system between the vapor spaces of an unloading tank and a receiving tank such that vapors displaced from the receiving tank are transferred to the tank being unloaded.

"Vapor Collection System": All piping, seals, hoses, connections, pressure-vacuum vents, and other possible sources between the gasoline delivery vessel and the vapor processing unit and/or the storage tanks and vapor holder.

"Vapor Control System": Any system that prevents release to the atmosphere of organic material in the vapors displaced from a tank during the transfer of gasoline.

"Vapor-Mounted Primary Seal": A primary seal mounted with an air space bounded by the bottom of the primary seal, the tank wall, the liquid surface and the floating roof.

"Vinyl Coating": The application of a topcoat or printing to vinyl coated fabric or vinyl sheets.

"Volatile Organic Liquid": Any liquid which contains volatile organic material.

"Volatile Organic Material":

Any organic material which participates in atmospheric photochemical reactions, unless specifically exempted from this definition. Volatile organic material emissions shall be measured by the reference methods specified under 40 CFR 60, Appendix A (1986) (no future amendments or editions are included), or, if no reference method is applicable, may be determined by mass balance calculations.

For purposes of this definition, the following are not volatile organic materials:

Chlorodifluoroethane (HCFC-142b) Chlorodifluoromethane (CFC-22) Chloropentafluoroethane (CFC-115)

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Dichlorodifluoromethane (CFC-12)
Dichlorotifluoroethane (HCFC-141b)
Dichlorotrifluoroethane (FFC-113)
Ethan
Ethane
Methane
Dichloromethane (Methylene chloride)
Ietrafluoroethane (HFC-134a)
Istrafluoroethane (HFC-134a)
Inichlorofluoromethane (CFC-113)
Trichlorotrifluoroethane (FFC-13)
Trichlorotrifluoroethane (FFC-13)
Trichlorotrifluoroethane (FFC-13)
Trifluoromethane (FC-23)

"Volatile Petroleum Liquid": Any petroleum liquid with a true vapor pressure that is greater than 1.5 psia (78 millimeters of mercury) at standard conditions.

"Wastewater (0il/Water) Separator": Any device or piece of equipment which utilizes the difference in density between oil and water to remove oil and associated chemicals of water, or any device, such as a flocculation tank or a clarifier, which removes petroleum derived compounds from waste water.

"Weak Nitric Acid Manufacturing Process": Any acid producing facility manufacturing nitric acid with a concentration of less than 70 percent by weight.

"Woodworking": The shaping, sawing, grinding, smoothing, polishing and making into products of any form or shape of wood.

(Source: Amended at 13 Ill. Reg. 17457 effective January 1, 1990)

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PUBLIC AID DEPARTMENT OF

NOTICE OF ADOPTED AMENDMENT

PROGRAMS
ASSISTANCE
MEDICAL
Part:
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1)

- Code Citation: 89 Ill. Adm. Code 120 2)
- Adopted Action: Section Number:
 - Amendment 120.31
- Statutory Authority: Sections 5-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-2 and 12-13) 4)
- Effective Date of Amendment: October 31, 1989 (2
- Does this rulemaking contain an automatic repeal date? Yes (9
- October 31, 1989 Date Filed in Agency's Principal Office: (8

Does this Amendment contain incorporations by reference?

1

- June Notice of Proposal Published in Illinois Register: 30, 1989 (13 Ill. Reg. 9996) 6
- Has JCAR issued a Statement of Objections to this amendment? 10)
- Difference(s) between proposal and final version: changes were made to the text of this amendment. 11)

No

- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)
- Will this Amendment replace an Emergency Amendment currently in effect? 13)
- Section Numbers Proposed Action Illinois Register Citation Yes Are there any Amendments pending on this Part? 14)

October 6, 1989 (13 Ill. Reg. 11929)
Amendment Oct
120,10

Amendment

120,20

September 22, 1989 (13 Ill. Reg. 14778)

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Section Numbers	Proposed Action	Illinois Register Citation
120.20	Amendment	October 20, 1989 (13 Ill. Reg. 16294)
120.30	Amendment	September 22, 1989 (13 Ill. Reg. 14778)
120.60	Amendment	October 6, 1989 (13 Ill. Reg. 11929)
120.61	Amendment	October 20, 1989 (13 Ill. Reg. 16294)
120.62	Amendment	October 6, 1989 (13 111. Reg. 11929)
120.63	Amendment	October 6, 1989 (13 Ill. Reg. 11929)
120.70	Amendment	March 17, 1989 (13 Ill. Reg. 3281)
120.72	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.74	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.76	New Section	March 17, 1989 (13 Ill. Reg. 3281)
120.284	New Section	October 6, 1989 (13 Ill. Reg. 11929)
120.285	Amendment	October 20, 1989 (13 Ill. Reg. 16294).
120.346	New Section	July 7, 1989 (13 Ill. Reg. 10753)
120.379	New Section	October 20, 1989 (13 Ill. Reg. 16294)
120,380	Amendment	July 7, 1939 (13 Ill. Reg. 10753)

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Section	Numbers	Proposed Action	Section Numbers Proposed Action Illinois Register Citation
120.382		Amendment	March 17, 1989 (13 Ill. Reg. 3281)
120.384		New Section	October 6, 1989 (13 Ill. Reg. 11929)
120.385		Amendment	October 20, 1989 (13 III. Reg. 16294)
120.386		New Section	October 20, 1989 (13 Ill. Req. 16294)

15) Summary and Purpose of Amendment: In accordance with Section 5-2 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Par. 5-2), this rulemaking updates the MANG(P) Income Standard to reflect 100% of the 1989 Federal Poverty Income Guidelines (54 FR 7097).

16) Information and questions regarding this Adopted Amendment shall be directed to:

Williams, Staff Attorney e of the General Counsel	nois Department of Public Aid e B. Harris Building II South Grand Avenue East, 3rd Flr. ngfield, Illinois 62762
Anita W Office	Illinois Jesse B. 100 South Springfie
Name: Anita Office	Address:

The full text of the Adopted Amendment begins on the next page:

(217) 782-1233

Telephone:

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DEPARTMENT OF PUBLIC AID

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TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 120 MEDICAL ASSISTANCE PROGRAMS

SUBPART A: GENERAL PROVISIONS

ASSISTANCE STANDARDS

SUBPART B:

Incorporation By Reference

Section

120.1

	Eligibility For Medical Assistance	Eligibility For Medical Assistance For Pregnant	Women and Infants Under Age One Year Who Do Not	Qualify As Mandatory Categorically Needy	MANG(AABD) Income Standard	MANG(C) Income Standard	MANG(P) Income Standard	Exceptions To Use Of MANG Income Standard	AMI Income Standard
Section	120.10	120.11			120.20	120.30	120.31	120.40	120.50

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

Based Residential Settings 120.64 Pregnant Women and Infants Under Age One Year Who Do Not Qualify As Mandatory Categorically Needy

SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE

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Migrant Medical Program Income Standards Income Tranship Institutional Status Social Security Numbers Institutional Status Foster Care Program Social Security Numbers Institutional Income Exampt Uncarned Income Bramarked Income Income In-Kind Barmarked Income Income In-Kind Barmarked Income	Section		120.308	Client
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BPART F: MIGRANT MEDICAL PROGRAM	Section	
nt Medical Program e Standards	120.308	Caretaker Relative Carizenship Residence
RT G: AID TO THE MEDICALLY INDIGENT	120.312 120.313 120.314	Age Blind Disabled
t Cooperation enship ence	120.315 120.316 120.317 120.318	ship rrange ntal P ional
ionship g Arrangement	120.319	Assignment of Rights to Medical Support and Collection of Payment Cooperation in Establishing Paternity and Obtaining
emental Fayments tutional Status r Care Drogram	120.321	Medical Support Good Cause for Failure to Cooperate in Establishing
Security Numbers	120.322	Paternity and Obtaining Medical Support Proof of Good Cause for Failure to Cooperate in
t Unearned Income tion Benefits	120.323	Establishing Paternity and Obtaining Medical Support Suspension of Paternity Establishment and Obtaining Medical Support Thon Finding Good Cause
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120.366	Exclusion From Earned Income Exemption
120.370	Recognized Employment Expenses
120.371	Income From Work/Study/Training Programs
120.372	Earned Income From Self-Employment
120.373	Earned Income From Roomer and Boarder
120.375	Earned Income In Kind
120.376	Payments from the Illinois Department of Children
	and Family Services
120.380	Assets
120.381	Exempt Assets
120.382	Asset Disregard
120.383	Deferral of Consideration of Assets
120.384	Spend-down of Assets (MANG)
120.385	Property Transfers
120.390	Persons Who May Be Included In the Assistance Unit
120.391	Individuals Under Age 18 Who Do Not Qualify For
	AFDC/AFDC-MANG And Infants Under Age One Year
120.392	Pregnant Women Who Would Not Be Eligible For
	AFDC/AFDC-MANG If The Child Were Already Born Or Who
	Do Not Qualify As Mandatory Categorically Needy
120.393	Pregnant Women And Children Under Age Eight Years
	Who Do Not Qualify As Mandatory Categorically Needy
	Demonstration Project
120.395	Payment Levels for MANG
120.399	Redetermination of Eligibility

AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13).

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 III. Reg. 17, p. 117, effective February 1, 1978; amended at 2 III. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 III. Reg. 37, p. 4, effective August 5, august 30, 1978, for a maximum of 150 days; peremptory amendment at 2 III. Reg. 46, p. 56, effective November 1, 1978; peremptory amendment at 2 III. Reg. 46, p. 56, effective Refective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 III. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 III. Reg. 33, p. 399, for a maximum of 180 days; amended at 3 III. Reg. 33, p. 415, effective August 18, 1979; amended at 3 III. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 III. Reg. 38, p. 243, effective September 7, 1979; amended at 3 III. Reg. 38, p. 243, effective September 7, 1979; amended at 3 III. Reg. 40, p. 140, effective October 6, 1979; amended at 3 III.

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Reg. 46, p. 36, effective November 2, 1999; amended at 3 III.
Reg. 47, p. 96, effective November 13, 1979; amended at 3 III.
Reg. 48, p. 1, effective November 13, 1979; amended at 3 III.
Reg. 48, p. 1, effective November 13, 1979; amended at 3 III.
Reg. 48, p. 1, effective November 13, 1979; amended at 4 III. Reg. 9, p. 259, effective March. 10, 1980;
amended at 4 III. Reg. 10, p. 286, effective February 25, 1880; amended at 4 III. Reg. 47, 1980;
amended at 4 III. Reg. 12, p. 537, effective March. 10, 1980;
emergency amendment at 4 III. Reg. 19, p. 294, effective June 2, 1980;
p. 134, effective September 2, 1980; amended at 4 III. Reg. 37, p. 134, effective September 2, 1980; amended at 4 III. Reg. 45, p. 134, effective Cotober 27, 1981; amended at 5 III. Reg. 113, effective June 23, 1981; amended at 5 III. Reg. 113, Reg. 113, effective June 23, 1981; amended at 5 III. Reg. 113, effective June 23, 1981; amended at 5 III. Reg. 8041 effective June 23, 1981; amended at 5 III. Reg. 8042, effective Juny 24, 1981; peremptory amendment at 5 III. Reg. 10052, effective October 1, 1981; peremptory amendment at 5 III. Reg. 10076, effective October 1, 1981; peremptory amendment at 5 III. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 III. Reg. 1013, effective October 1, 1981; peremptory amendment at 5 III. Reg. 1013, effective October 1, 1981; peremptory amendment at 5 III. Reg. 1013, effective October 1, 1981; peremptory amendment at 5 III. Reg. 10730, effective October 1, 1981; peremptory amendment at 5 III. Reg. 10730, effective October 1, 1981; peremptory amendment at 5 III. Reg. 10730, effective October 1, 1981; peremptory amendment at 5 III. Reg. 10730, effective October 1, 1981; peremptory amendment at 6 III. Reg. 10730, effective October 1, 1981; peremptory amendment at 6 III. Reg. 10730, effective October 1, 1981; peremptory amendment at 6 III. Reg. 10730, effective October 1, 1982, emergency amendment at 6 III. Reg. 10730, effective October 1, 1982, emergency amendment at 6 III. Reg. 10730, effe

NOTICE OF ADOPTED AMENDMENT

ally 1, 1983; amended at 7 III. Reg. 8259, effective July 5, 1983; amended (by adding section being codified with no substantive change) at 7 III. Reg. 1474; amended (by adding sections being codified with so substantive change) at 7 III. Reg. 1474; amended by adding sections being codified with so substantive change) at 7 III. Reg. 16108; amended at 8 III. Reg. 5253, effective April 27, 1984; amended at 8 III. Reg. 1770, effective April 27, 1984; amended at 8 III. Reg. 1789; amended at 8 III. Reg. 18903, effective change) at 8 III. Reg. 1789; amended at 8 III. Reg. 1803, effective change settions being codified with no substantive change) effective october 12, 1984; amended at 8 III. Reg. 2005, effective becember 12, 1984; amended at 8 III. Reg. 2005, effective becember 12, 1984; amended at 9 III. Reg. 2005, effective becember 12, 1984; amended at 9 III. Reg. 150 days; amended at 9 III. Reg. 153, effective March 25, 1985; amended at 9 III. Reg. 16300, effective outy 25, 1985; amended at 9 III. Reg. 16300, effective october 4, 1985; amended at 9 III. Reg. 16300, effective october 10, 1985; amended at 9 III. Reg. 16300, effective october 10, 1985; amended at 9 III. Reg. 16300, effective october 10, 1985; amended at 10 III. Reg. 1690, effective october 10, 1985; amended at 10 III. Reg. 1690, effective october 10, 1986; amended at 10 III. Reg. 1690, effective october 10, 1986; amended at 10 III. Reg. 1690, effective october 18, 1986; amended at 10 III. Reg. 1690, effective october 19, 1986; amended at 10 III. Reg. 1860, effective March 7, 1986; amended at 10 III. Reg. 1860, effective April 16, 1986; amended at 10 III. Reg. 1860, effective April 16, 1986; amended at 10 III. Reg. 1860, effective April 18, 1987; amended at 10 III. Reg. 1869, effective April 18, 1987; amended at 10 III. Reg. 1869, effective April 18, 1987; amended at 10 III. Reg. 1869, effective April 18, 1987; amended at 10 III. Reg. 1869, effective April 18, 1987; amended at 10 III. Reg. 8735, effective April 18, 1987; amended at 10 III. Reg. 8735, amended at 11 111. Reg. 14763, effective August 14, 1987; amended at 11 111. Reg. 14763, effective August 14, 1987; amended at 11 111. Reg. 14763, effective August 26, 1987; amended at 11 111. Reg. 20142, effective January 1, 1988; amended at 12 111. Reg. 20898, effective January 1, 1988; amended at 12 111. Reg. 304, effective January 1, 1988; amended at 12 111. Reg. 3514, effective March 22, 1988; amended at 12 111. Reg. 6234, effective March 22, 1988; amended at 12 111. Reg. 8672, effective May 13, 1988; amended at 12 111. Reg. 8672, effective May 20, 1988; amended at 12 111. Reg. 8672, effective May 20, 1988; amended at 12 111. Reg. 8672, effective May 20, 1988; amended at 12 111. Reg. 11483, effective June 30, 1988; emergency amendment at 12 Ill. Reg. 11632, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 11839, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12835, effective July 22, 1988; emergency amendment at 12 Ill. 13243, at 7 Ill. Reg. 6082; amended at 7 Ill. Reg. 8256, effective

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DEPARTMENT OF PUBLIC AID

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12 111. Reg. 17867, effective October 30, 1988; amended at 12 111. Reg. 19704, effective November 15, 1988; amended at 12 111. Reg. 20188, effective November 15, 1988; amended at 12 111. Reg. 116, effective January 1, 1989; amended at 13 111. Reg. 2081, effective February 3, 1989; amended at 13 111. Reg. 1929, effective June 27, 1989, for a maximum of 150 days; emergency amendment at 13 111. Reg. 1989, for a maximum of 150 days; amended at 13 111. Reg. 1989, for a maximum of 150 days; amended at 13 111. Reg. 15404, effective October 6, 1989; emergency amendment at 13 111. Reg. effective July 29, 1988, for a maximum of 150 days; amended at 16586, effective October 2, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17483, effective October 31, 1989.

CAPITALIZATION DENOTES STATUTORY LANGUAGE NOTE:

MANG(P) Income Standard Section 120.31

Countable Monthly Income	\$1178 \$297 \$297 \$464 \$624 \$624
Number in Family	8 7 6 5
Countable Monthly Income	\$481 \$ 498 644 668 864 838 971 1008
Number in Family	L 2 E 4

- When the number in the household unit exceeds the number provided above, add \$163 \$170 for each additional person. If the household's countable monthly income exceeds the MANG(P) standard, eligibility for MANG(P) does not exist. a
- under age one (1) year who do not qualify as mandatory categorically needy (Subsection 1902(a)(10)(A)(i) and 1905(n) of the Social Security Act) whose non-exempt countable income exceed the AFDC MANG(C) income standard (Section 120.30) but does not exceed the MANG(P) income standard. The MANG(P) income standard shall exceed the MANG(C) income standard but shall not MANG(P) is available to pregnant women and infants exceed 100% of the Federal Poverty Level Income Guidelines, as published annually in the Federal Register. (q
- MANG(P) is available for a pregnant woman, of any age, who meets the asset standard and countable monthly ô

NOTICE OF ADOPTED AMENDMENT

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MANG(P) Income Standard (Cont'd)

Section 120.31

income for the household does not exceed the MANG(P) income standard. If the pregnant woman is married and her spouse lives with her or if she has dependent children age one or older, her pregnancy does not make her spouse and/or dependent children age one or older eligible for MANG(P). The pregnant woman and her spouse's income are combined and compared to the MANG(P) standard for the number of persons in the family even though only the pregnant woman is eligible to receive MANG(P). An unborn child is counted as a family member.

- d) MANG(P) is available for infants up to age one (1) year who meet the MANG(P) asset standard and countable monthly income for the household does not exceed the MANG(P) income standard.
- when financial eligibility for MANG(P) is being determined for an infant under age one (1) year only, the household's income is combined and compared to the MANG(P) income standard for the family size, including unborn children.
- f) When financial eligibility for MANG(P) is being determined for a pregnant woman who meets the requirements for MANG(P), income is considered in the following manner:
- Income is considered for the month of application. When eligibility exists for the month of application, MANG(P) coverage is authorized beginning with the month of application. Income changes occurring after the month of application are not considered through the 60 day period following the last day of pregnancy.
- Income is considered for the month following the month of application when the pregnant woman is income ineligible for the month of application. If eligibility exists for the month following the month of application, MANG(P) coverage is authorized beginning with the month following the month of application. Income changes occurring after the month following the month of

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

Section 120.31 MANG(P) Income Standard (Cont'd)

application are not considered through the 60 day period following the last day of pregnancy.

When the case is income ineligible for the month

3

- of application and the month following the month of application, financial eligibility is determined under Sections 120.10 and 120.60.

 4) When determining income eligibility for a backdated month (up to three months before the month of application), the case is eligible for medical coverage for each month income is at or below the MANG(P) Income Standard.
- (Source: Amended at 13 Ill. Reg. 17483, effective October 31, 1989)

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

- Meat and Poultry Inspection Act The Heading of the Part: 7
- The Code Citation: 8 Ill. Adm. Code 125 5

Peremptory Action: 3) Section Number

125.270

Amended

- 4) Reference to the Specific State or Federal Court Order, Federal Rule or Statute Which Requires this Peremptory Rulemaking: The Meat and Poultry Inspection Act (III. Rev. Stat. 1987, ch. 56 1/2, par. 316); the Federal Meat Inspection Act (21 U.S.C.A. 661); 54 FR 43041 (1989).
- 5) Statutory Authority: The Meat and Poultry Inspection Act (111. Rev. Stat. 1987, ch. 56 1/2, par. 316)
- Effective Date: January 18, 1990 (9
- A Complete Description of the Subjects and Issues Involved: 2

In order to maintain an "equal to" status with the federal meat inspection program as required by the Federal Meat Inspection Act, and in compliance with Section 16 of The Meat and Poultry Inspection Act, changes in the federal rules relative to meat inspection are hereby adopted.

nitrate is already prohibited. The amendments also correct two typographical dry cured bacon bellies. The principal effect of this rule is to reduce the cured and dry cured bacon. Massaged bacon, a new product which is similar to pumped bacon, will be regulated like pumped bacon, for which the use of bacon. The amendments also limit sodium nitrite to 120 parts per million (ppm) going into immersion cured bacon bellies and to 200 ppm going into adopt changes in the Federal meat inspection regulations to prohibit the use of nitrate in the preparation of immersion cured bacon and dry cured errors in Section 318.7(c)(4) concerning the quantitation of nitrite in Part 318 of the Federal Meat Inspection regulations has been amended to nitrate and limiting the use of nitrite in the production of immersion possible formation of nitrosamines in bacon by prohibiting the use of cured products.

- 8) Does this rulemaking contain an automatic repeal date? No
- Date Filed in Agency's Principal Office: October 25, 1989 6)
- 10) This rule is in compliance with Section 5.03 of the Illinois Administrative Procedure Act.

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DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

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Are	Sect	125.10	125.90	125,300	125,305
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- Rulemaking does not affect 12) Statement of Statewide Policy Objectives: units of local governments.
- 13) Information and questions regarding this adopted amendment shall be Name: Donna Garman directed to:

Address: Illinois Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281 (217) 782-7172

Telephone:

The full text of the Peremptory amendment begins on the next page:

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DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER c: MEAT AND POULTRY INSPECTION ACT

PART 125 MEAT AND POULTRY INSPECTION ACT

SUBPART A: GENERAL PROVISIONS FOR BOTH MEAT AND/OR POULTRY INSPECTION

Definitions Incorporation by Reference of Federal Rules Application for License; Approval	Inspections; Suspension or Revocation of Licens Administrative Hearings; Appeals Assignment and Authority of Program Employees Cabedule of Operations: Operations	Official Marks of Inspection, Devices and Certificated and Reports Exemptions	Disposat of Dead Animals and Fourtry Reportable Animal and Poultry Diseases Detention; Selzure; Condemnation
Definitions Incorporation b Application for	Inspections; Administrativ Assignment an	Official Marks of I Records and Reports Exemptions	Reportable An Detention; Se
Section 125.10 125.20 125.30	125.50 125.60 125.70	125.90	125.130 125.130 125.140

Ificates

SUBPART B: MEAT INSPECTION

125.150 Livestock and.Meat Products Entering Official Establishments 125.160 Equine and Equine Products 125.170 Pacilitates for Inspection 125.180 Ante-Mortem Inspection 125.200 Post-Mortem Inspection 125.210 Disposal of Diseased or Otherwise Adulterated Carcasse 125.220 Humane Slaughter of Animals 125.220 Handling and Disposal of Condemned or Other Inedible 125.240 Rendering or Other Disposal of Carcasses and Parts 125.250 Marking Products and Their Containers 125.260 Marking Products and Containers 125.270 Entry into Official Establishment 125.270 Entry into Official Establishment; Reinspection and Preparation of Product	Section	
	125.150	Livestock and Meat Products Entering Official
		Establishments
	125.160	Equine and Equine Products
	125.170	Facilities for Inspection
	125.180	Sanitation
	125.190	Ante-Mortem Inspection
	125.200	Post-Mortem Inspection
	125.210	Disposal of Diseased or Otherwise Adulterated Carcasses
		and Parts
	125.220	Humane Slaughter of Animals
	125.230	Handling and Disposal of Condemned or Other Inedible
		Products at Official Establishment
	125.240	Rendering or Other Disposal of Carcasses and Parts
		Passed for Cooking
	125.250	Marking Products and Their Containers
	125.260	Labeling, Marking and Containers
Preparation of Product	125.270	Entry into Official Establishment; Reinspection and
		Preparation of Product

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NOTICE OF PEREMPTORY AMENDMENTS

or			Products	
Identity			Other	
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nd Stand			elating	ection
Definitions an	sition	rtation	Services R	Animal Insp
Meat De	Composi	Transpo	Special	Exotic
25.280		25.290	25.300	25.305

SUBPART C: POULTRY INSPECTION

Section

Application of Inspection	Facilities for Inspection	Sanitation	Operating Procedures	Ante-Mortem Inspection	Post-Mortem Inspection; Disposition of Carcasses	and Parts	Handling and Disposal of Condemned or Inedible	Products at Official Establishments	Labeling and Containers	Entry of Articles Into Official Establishments;	Processing Inspection and Other Reinspections;	Processing Requirements	Definitions and Standards of Identity or Composi-	Transportation; Sale of Poultry or Poultry Produ
125.310	125.320	125,330	125.340	125.350	125.360		125.370		125.380	125.390			125.400	125.410

AUTHORITY: Implementing and authorized by The Meat and Poultry Inspection Act (III. Rev. Stat. 1987, ch. 56 1/2, par. 301 et seq.) and The Civil Administrative Code of Illinois (III. Rev. Stat. 1987, ch. 127, par. 16).

tion

SOURCE: Adopted at 9 III. Reg. 1382, effective January 24, 1985; peremptory amendment at 9 III. Reg. 2337, effective January 28, 1985; peremptory amendment at 9 III. Reg. 2980, effective February 20, 1985; peremptory amendment at 9 III. Reg. 4856, effective April 1, 1985; peremptory amendment at 9 III. Reg. 9240, effective June 13, 1985; peremptory amendment at 9 III. Reg. 10102, effective June 13, 1985; peremptory amendment at 9 III. Reg. 11673, effective July 17, 1985; peremptory amendment at 9 III. Reg. 11673, effective July 17, 1985; peremptory amendment at 9 III. Reg. 15575, effective October 2, 1985; peremptory amendment at 9 III. Reg. 19759, effective December 5, 1985; peremptory amendment at 10 III. Reg. 447, effective December 23, 1985; peremptory amendment at 10 III. Reg. 1307, effective January 7, 1986; peremptory amendment at 10 III. Reg. 3380, effective Ebruary 7, 1986; peremptory amendment at 10 III. Reg. 11478, effective June 25, 1986; peremptory amendment at 10 III. Reg. 11478, effective June 25, 1986; peremptory amendment at 10 III. Reg. 11478, effective June 25, 1986; peremptory amendment at 10 III. Reg. 11478, effective June 25, 1986; peremptory amendment at 10 III.

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

Reg. 9645, effective April 29, 1987; peremptory amendment at 11.

111. Reg. 10321, effective May 15, 1987; peremptory amendment at 11.

111. Reg. 11184, effective May 15, 1987; peremptory amendment at 11.

111. Reg. 14830, effective August 25, 1987; peremptory amendment at 11.

111. Reg. 14879, effective November 3, 1987; peremptory amendment at 11.

111. Reg. 1980, effective Josephory 1987; peremptory amendment at 12. III. Reg. 2154, effective January 22, 1988; peremptory amendment at 12. III. Reg. 3417, effective January 22, 1988; peremptory amendment at 12. III. Reg. 6313, effective five March 21, 1988; peremptory amendment at 12. III. Reg. 6819, effective March 29, 1988; peremptory amendment at 12. III. Reg. 6819, effective March 29, 1988; peremptory amendment at 12. III. Reg. 13621, effective March 29, 1988; peremptory amendment at 12. III. Reg. 13621, effective March 29, 1988; peremptory amendment at 12. III. Reg. 13621, effective March 29, 1988; peremptory amendment at 12. III. Reg. 13621, effective March 29, 1988; peremptory amendment at 12. III. Reg. 13621, effective March 29, 1988; peremptory amendment at 12. III. emptory amendment at 10 III. Reg. 18203, effective October 15, 1986; peremptory amendment at 10 III. Reg. 19818, effective November 12, 1986; peremptory amendment at 11 III. Reg. 1696, effective January 5, 1987; peremptory amendment at 11 III. Reg. 2930, effective January 23, 1987; peremptory amendment at 11 III. Reg. Reg. 19116, effective November 1, 1988; peremptory amendment at 12 III. Reg. 20894, effective December 21, 1988; peremptory amendment at 13 III. Reg. 228, effective January 11, 1989; peremptory amendment at 13 III. Reg. 2160, effective February 13, 1989; amended at 13 III. Reg. 3696, effective March 13, 1989; peremptory amendment at 13 III. Reg. 15853, effective October 5, 1989; peremptory amendment at 13 III. Reg. 15839, effective October 5, 1989; peremptory amendment at 13 III. Reg. 15833, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16838, effective October 5, 1989; peremptory amendment at 13 III. Reg. 16888, effective October 5, 1889; peremptory amendment at 13 III. Reg. 16888, effective October 5, 1889; peremptory amendment at 13 III. Reg. 16888, effective October 5, 18898; peremptory amendment at 13 III. Reg. 16888, effective October 5, 18898; peremptory amendment at 13 III. Reg. 18898; peremptory amendment at 13 III. Reg. 18898; peremptory amendment at 13 III. Reg. 18898 effective October 5, 18898 effective October 5, 18898 effective October 5, 18898 effective October 5, 18898 eff III. Reg. 15305, effective September 10, 1986; peremptory amendment at 10 III. Reg. 16743, effective September 19, 1986; peramendment at 13 Ill. Reg. 17495 ber 11, 1989; peremptory effective January 18, 1990.

SUBPART B: MEAT INSPECTION

Section 125,270 Entry into Official Establishment; Reinspection and Preparation of Product

through 318.7, 318.9 through 318.10, 318.14 through 318.20, 318.30 through 318.31 (1984; 49 FR 23606, effective June 4, 1984; 49 FR 19623, effective June 8, 1984; 49 FR 18999, effective July 3, 1984; 49 FR 32055, effective Aug. 10, 1984; 49 FR 33434, effective Aug. 23, 1984; 49 FR 14877, effective April 15, 1985; 49 FR 46530, effective January 28, 1985; 50 FR 6, effective January 27, 1985; 50 FR 5226, effective August 6, 1985; 50 FR 19903, effective July 12, 1985; 50 FR 3734, effective July 12, 1985; 50 FR 3162, effective July 3, 1985; 50 FR 3162, effectiv The Department incorporates by reference 9 CFR 318.1(c) a)

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NOTICE OF PEREMPTORY AMENDMENTS DEPARTMENT OF AGRICULTURE

Section 318.310 which is effective December 19, 1988; 52 FR 12517, April 17, 1987; 52 FR 17283, effective June 8, 1987; 52 FR 19302, effective June 22, 1987; 52 FR 30136, effective September 14, 1987; 52 FR 43316, effective November 12, 1987; 53 FR 7493, effective April 8, 1988; 53 FR 49844, December 12, 1988; 53 FR 49848, effective tive January 15, 1986; 51 FR 21731, effective July 16, 1986; 51 FR 29456, effective September 17, 1986; 51 FR 30052, effective September 22, 1986; 51 FR 32301, effective October 14, 1986; 51 FR 35630, effective November 6, 1986; 51 FR 37902, effective November 26, 1986; 51 FR 45602, effective June 19, 1987, except for Section 318,305(h)(3) which is effective December 21, 1987, and January 11, 1989; 54 FR 43041, effective January 18, 50282, effective February 10, 1986; 51 FR 1769,

Meat and meat products received in an official establishment during the absence of the inspector shall be identified as set forth in Section 125.200 and, unless exempt from inspection, maintain an inventory of non-meat items (e.g., spices, Any product that is brought on the premises cial establishment unless it is inspected or has been licensed establishment and is identified by an official eral inspection legend, or is exempt from inspection as stated in Section 125.110. Meat and meat products at any official establishment may not be returned to any part of such establishment other than the receiving area until it has been reinspected by the inspector and passed. Wild game carcasses shall comply with Section 5(8)(6) of the Act. The official establishment shall of an official establishment contrary to the provisions prepared in an official establishment or in a federally inspection legend as set forth in Section 125.90, a fedspected. Any meat and meat product originally prepared preservatives) which are received at the official estabof this Section shall be removed immediately from such shall not be used or prepared until they have been reinestablishment by the operator of the establishment. No meat or meat product shall be brought into an lishment. 9

official establishment shall be performed through the Reinspections of meat and/or meat products within use of a random digit table. 0

Docks and receiving rooms for meat and/or meat products or other articles used by the establishment in the preparation of meat products entering an official establish-Ŧ

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

ment shall be approved by the inspector if the location of such docks or receiving rooms will not permit such product or article to pass through rooms containing inspected and passed products.

- e) The manner of defrosting frozen products and methods of treating to preserve products shall be in accordance with procedures as set forth in the "Meat and Poultry Inspection Manual" as adopted in Section 125.20.
- f) Casings or weasand shall be inspected and passed if it
 is in compliance with the specific provisions as stated
 in 9 CFR 318,5(i) for passage of such articles.
- g) The Department does not approve new substances to be used on meat or in meat products, their uses or the levels of use of an approved substance. Such substances will be permitted to be used and artificial flavorings may be used if they do not adulterate the meat and/or meat product in accordance with Section 2.11 of the Act and are in compliance with the provisions of this Section.
- h) References to exemptions from slaughter and custom slaughter shall mean those exemptions set forth in Section 125.110.
- ment in its enforcement of the rules of this Part. References to the federal Poultry Inspection Act, Section 403 of the Act, Section 7 of the Act, Section paragraph 23(a) of the Act shall be interpreted to mean in accordance with The Meat and Poultry Inspection Act and the rules of this Part.
- The Department does not approve thermometers for use in smokehouses, dry rooms and other compartments that are used in the treatment of pork,
- k) Disinfectants shall be those as set forth in Section 125,180.
- Adequate vacuum shall be determined through the use of vacuum gauges.
- m) Canned products which may be processed without steampressure cooking shall be those products as stated in

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DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

the "Meat and Poultry Inspection Manual" as adopted by the Department in Section 125.20.

- n) The inspector shall permit lots of canned product to be shipped from the official establishment prior to the completion of the incubation period on the representative samples in accordance with the specific provisions in 9 CFR 318,309.
- o) The standards and procedures for determining when ingredients of finished products are in compliance with this Section shall be as set forth in the "Meat and Poultry Inspection Manual" as adopted by the Department in Section 125.20.

(Source: Peremptory amendment at 13 Ill. Reg. 17495, effective January 18, 1990)

NOTICE OF REFUSAL THE JOINT COMMITTEE ON ADMINISTRATIVE RULES TO MEET THE OBJECTION OF

- Department of Nuclear Safety Science Scholarship The Heading of the Part: Program 7
- 32 Ill. Adm. Code 700 Code Citation: 5
- Section Numbers: 700.50 3
- Refusal
- Date Notice of Proposed Rules Published in the Register: 4)
- 13 Ill. Reg. 9645, June 30, 1989
- Date JCAR Statement of Objection Published in the Register: 2
- 13 Ill. Reg. 15883, October 6, 1989
- Summary of Action Taken by the Agency: (9

At its September 21, 1989, meeting, the Joint Committee on Administrative Rules (JCAR) issued an objection to the above referenced rulemaking. JCAR recipient to repay scholarship expenses under conditions not specified in objected to the rule because it believes that the Department of Nuclear Safety has exceeded its statutory authority by requiring a scholarship Sections 7 and 8 of the Nuclear Safety Education Assistance Act.

criteria for approving programs of study and for awarding of scholarships. The Department contends that these grants of authority are sufficient to support the requirement that scholarship awards be repaid if a recipient Section 4(a) of the Act delegates to the Department the power to adopt procedures governing application for award of grants and scholarships. Sections 5 and 6 of the Act give the Director authority to develop fails to meet the conditions of the award. Therefore, the Department refuses to withdraw or modify Section 700.50 of the rule. In addition to issuing an objection, at the September 21, 1989, meeting, JCAR issued a recommendation that the Department seek legislation specifically authorizing it to require repayment of scholarship awards under certain conditions. To address the concerns expressed by the Joint Committee, the Department will follow the Committee's recommendation and seek express statutory authority from the General Assembly to require the repayment of scholarship awards.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES STATE OF ILLINOIS CENTER CHICAGO, ILLINOIS NOVEMBER 16, 1989 ROOM 16-503 10:00 A.M.

NOTICE: It is the policy of the Joint Committee to allow only representatives of state agencies to testify orally on any rule under consideration at Joint Committee hearings. If members of the public wish to express their views with respect to a proposed rule, they should submit written comments to the Office of the Joint Committee at the following address:

Joint Committee on Administrative Rules 509 South Sixth Street 62701 Springfield, Illinois Room 500

- Approval of October 17, 1989 Minutes
- Review of Proposed Agency Rulemaking =

Department on Aging

Older Americans Act Programs; 89 III. Adm. Code 230 -First Notice Published: 13 III. Reg. 13119 - 8-18-89 12-8-89 Expiration of Second Notice Period:

Carnival Amusement Safety Board

Carnival & Amusement Ride Inspection Law; 56 III. Adm. Code 6000 -First Notice Published: 13 III. Reg. 7845 - 5-26-89 -Expiration of Second Notice Period: 11-27-89 5

Department of Central Management Services

-First Notice Published: 13 III. Reg., 10725 - 7-7-89 -Expiration of Second Notice Period: 11-20-89 Pay Plan; 80 III. Adm. Code 310

Department of Conservation

Timber Harvest Fees; 17 III. Adm. Code 1535 -First Notice Published: 13 III. Reg. 12931 - 8-11-89 -Expiration of Second Notice Period: 11-17-89

JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Illinois Commerce Commission

- Hazardous Materials; 92 III. Adm. Code 1605 -First Notice Published: 13 III. Reg. 12673 8-4-89 -Expiration of Second Notice Period: 11-20-89 5
- Adm. Code 535 Least-Cost Planning for Natural Gas Utilities; 83 III. -First Notice Published: 13 III. Reg. 12676 - 8-4-89 -Expiration of Second Notice Period: 11-27-89 6
- Joint Rules of the Illinois Commerce Commission and the Department of Energy and Natural Resources: Residential Conservation Plan, of Energy and Natural Resources: Residential Con Repeal of; 83 III. Adm. Code 900 -First Notice Published: 13 III. Reg. 12680 - 8-4-89 -Expiration of Second Notice Period: 11-27-89 7

Department of Commerce and Community Affairs

Standard Grant Administrative Requirements; 47 III. Adm. Code -First Notice Published: 13 III. Reg. 5002 - 4-14-89 -Expiration of Second Notice Period: 12-18-89 ω.

Department of Corrections

Research and Evaluation; 20 III. Adm. Code 106 -First Notice Published: 13 III. Reg. 13365 - 8-25-89 -Expiration of Second Notice Period: 11-30-89 6

Department of Employment Security

Employees' General Rights and Duties; 56 III. Adm. Code 2815 -First Notice Published: 13 III. Reg. 13141 - 8-18-89 -Expiration of Second Notice Period: 11-20-89 9

Department of Energy and Natural Resources

Joint Rules of the Illinois Commerce Commission and the Department of Energy and Natural Resources: Residential Conservation Plan, Repeal of; 83 III. Adm. Code 1000
-First Notice Published: 13 III. Reg. 12756 - 8-4-89
-Expiration of Second Notice Period: 11-27-89 Ξ

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JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Illinois Housing Development Authority

Adm. 47 111. Multifamily Rental Housing Mortgage Loan Program; -First Notice Published: 13 III. Reg. 13371 - 8-25-89 -Expiration of Second Notice Period: 11-30-89 Code 310 12.

Department of Mental Health and Developmental Disabilities

8208 - 6-2-89 11-27-89 Treatment; 59 III. Adm. Code 112
-First Notice Published: 13 III. Reg.
-Expiration of Second Notice Period: 13.

Pollution Control Board

- III. Adm 35 Finished Water and Raw Water Quality and Quantity; 255 - 1-13-89 12-4-89 -First Notice Published: 13 III. Reg. -Expiration of Second Notice Period: -First Notice Published: Code 604 4.
- 262 1-13-89 12-4-89 Introduction; 35 III. Adm. Code 601 -First Notice Published: 13 III. Reg. -Expiration of Second Notice Period: 15.
- Code 605 269 1-13-89 12-4-89 Sampling and Monitoring; 35 III. Adm. -First Notice Published: 13 III. Reg. -Expiration of Second Notice Period: 16.

Department of Public Aid

- Medical Payment; 89 III. Adm. Code 140 -First Notice Published: 13 III. Reg. 11157 7-14-89 -Expiration of Second Notice Period: 11-16-89 17
- Medical Payment; 89 III. Adm. Code 140 -First Notice Published: 12 III. Reg. 20714 12-16-88 -Expiration of Second Notice Period: 12-11-89 ₩.
- 89 Reimbursement for Nursing Costs for Geriatric Facilities; -First Notice Published: 13 III. Reg. 10763 - 7-7-89 -Expiration of Second Notice Period: 11-27-89 Adm. Code 147 19.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Department of Public Health

- The Illinois Formulary for the Drug Product Selection program; 77 -First Notice Published: 13 III. Reg. 12942 - 8-11-89 Expiration of Second Notice Period: 11-27-89 III. Adm. Code 790 20.
- Skilled Nursing Intermediate Care Facilities Code; 77 III. Adm. Code -First Notice Published: 13 III. Reg. 8347 - 6-2-89 11-27-89 Expiration of Second Notice Period: 21.
- Intermediate Care for the Developmentally Disabled Facilities Code; 77 III. Adm. Code 390 -First Notice Published: 13 III, Reg. 8293 - 6-2-89 -Expiration of Second Notice Period: 11-27-89 22.
- -ong-Term Care Assistants and Aides Training Programs Code; 77 -First Notice Published: 12 III. Reg. 19927 - 12-2-88 -Expiration of Second Notice Period: 11-27-89 III. Adm. Code 395 23.
- Sheltered Care Facilities Code; 77 III. Adm. Code 330 -First Notice Published; 13 III. Reg. 8336 6-2-89 11-27-89 Expiration of Second Notice Period: 24.
- Long-Term Care for Under Age 22 Facilities Code; 77 III. Adm. 25.
- 8315 6-2-89 11-27-89 -First Notice Published: 13 III. Reg. -Expiration of Second Notice Period:
- the Design and Operation of 12395 - 7-28-89 Swimming Pools and Bathing Beaches; 77 III. Adm. -First Notice Published: 13 III. Reg. 12395 - 7-28 -Expiration of Second Notice Period: 12-1-89 Minimum Sanitary Requirements for 26.

Department of Rehabilitation Services

-First Notice Published: 13 III. Reg. 12763 - 8-4-89 -Expiration of Second Notice Period: 12-4-89 Workers' Compensation; 89 III. Adm. Code 645 27.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Department of Revenue

Retailers' Occupation Tax Regulations; 86 III. Adm. Code 130 -First Notice Published: 12 III. Reg. 22097 - 12-23-88 -Expiration of Second Notice Period: 11-17-89 28.

State Board of Education

- Learning Assessment and School Improvement Plans; 23 III. Adm. 8766 - 6-9-89 11-16-89 -First Notice Published: 13 III. Reg. -Expiration of Second Notice Period: Code 210 29.
- 8756 6-9-89 11-16-89 Certification; 23 III. Adm. Code 25 -First Notice Published: 13 III. Reg. -Expiration of Second Notice Period: 30.

Department of Transportation

- Code 534 9-1-89 Vending Machines in Rest Areas; 92 III. Adm. -First Notice Published: 13 III. Reg. 13822 --Expiration of Second Notice Period: 12-4-89 31.
- III. Certification of No Objection to Proposed Rulemaking
- Review of Emergency Rulemaking and Peremptory Rulemaking ≥

Department of Agriculture

Meat and Poultry Inspection Act; 8 III. Adm. Code 125 (Peremptory) -Notice Published: 13 III. Reg. 15853 - 10-6-89 32.

Department of Commerce and Community Affairs

- Enterprise Zone Program; 14 III. Adm. Code 520 (Emergency) -Notice Published: 13 III. Reg. 16117 10-13-89 33.
- Industrial Training Program; 56 III. Adm. Code 2650 (Emergency) -Notice Published: 13 III. Reg. 16126 10-13-89 34.

Department of Conservation

Sport Fishing Regulations for the Waters of Illinois; 17 III. Adm. -Notice Published: 13 III. Reg. 15118 - 9-22-89 Code 810 (Emergency) 35.

17510

AGENDA

Illinois Educational Labor Relations Board

Fair Share Fee Objections; 80 III. Adm. Code 1125 (Emergency) -Notice Published: 13 III. Reg. 15469 - 9-29-89 36.

Department of Public Aid

- Medical Payment; 89 III. Adm. Code 140 (Emergency) -Notice Publised: 13 III. Reg. 15473 9-29-89 37.
 - Food Stamps; 89 III. Adm. Code 121 (Peremptory) -Notice Published: 13 III. Reg. 15859 10-6-89 38.
- Aid to Families with Dependent Children; 89 III. Adm. Code 112 (Emergency) -Notice Published: 13 III. Reg. 16142 - 10-13-89 39.
- Aid to the Agend, Blind or Disabled; 89 III. Adm. Code 113 -Notice Published: 13 III. Reg. 14467 - 9-15-89 (Emergency) 40.
- Adm. Code 113 Aid to the Aged, Blind or Disabled; 89 III. (Emergency) Notice Published: 13 III. Reg. 16154 - 10-13-89 41
- General Assistance; 89 III. Adm. Code 114 (Emergency) -Notice Published: 13 III. Reg. 16169 10-13-89 42.
- 103 Support Responsibility of Relatives; 89 III. Adm. Code (Emergency) -Notice Published: 13 III. Reg. 16180 - 10-13-89 43

Department of Rehabilitation Services

- Vending Stand Program for the Blind; 89 III. Adm. Code 650 (Emergency) -Notice Published: 13 III. Reg. 15849 - 10-6-89 44.
- Incorporation by Reference >

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JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

VI. Agency Responses to Joint Committee Statements of Objection

Department of Nuclear Safety

Department of Nuclear Safety Science Scholarship Program; 32 III.
Adm. Code 700
-First Published: 13 III. Reg. 9645 - 6-30-89
-Objection Date: 9-21-89
-Response: Refusal 45

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

1989 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its November meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, The following second notices were received by the Joint Committee on Administrative Rules during the period of October 23, 1989 through October 27, 1989 and have been scheduled for review by the Committee at its November 16, 1989 meeting. Other items not contained in this published list may also be Springfield, 1L 62701.

	198
Scheduled for Consideration by JCAR	November 16, 198
Start of First <u>Notice</u>	8/18/89 13 III. Reg. 13119
Agency and Rule	Department on Aging, Older Americans Act Programs (89 III. Adm. Code 230)
Second Notice Expires	12/8/89

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BUSINESS WOMEN'S WEEK PROCLAMATION

Whereas, the Business and Professional Women of the

America's working women. BPA/USA provides educational scholarships to help women be of greater service to their community, their state, and their nation; and Whereas, BPW/USA helped bring about much of the landmark civil rights and women's rights legislation of our time, including the Civil Rights Act, the Equal Pay Act, and the Equal (BPW/USA) was founded in 1919 and is now the largest organization of working women in the world; and Whereas, BPW/USA strives to promote full participation in the workforce, as well as equity and economic self-sufficiency for America's working women. BPA/USA provides educational

where members share personal, professional, and leadership development, political skills and awareness, scholarship and loan resources, and participate in an international professional Credit Opportunity Act; and Whereas, at the heart of BPW/USA is the local organization network; and

Whereas, The Illinois Federation of Business and Professional Women is dedicated to its 1989-1990 focus issues: Preparing For The Workplace 2000, Pay Equity, Lifetime Economic Security, and Today's Woman -- Multiple Roles;
Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 15-21, 1989, as BUSINESS WOMEN'S WEEK in Illinois, and I urge all Illinois citizens to join in the

Filed with the Secretary of State October 30, 1989. salute to working women. Issued by the Governor October 24, 1989.

CONGRATULATES MATTHEW B. EISELE/ ANDREW J. SIGNORELLI, M.D. AWARD 89-504

Whereas, Matthew B. Eisele, M.D., has served the St. Louis metropolitan area through his affiliation with Memorial Hospital in Belleville, Illinois; and

Whereas, he has demonstrated outstanding leadership and dedication in furthering the interests of quality health care. His contributions have helped advance the practice of medicine and the management of health care institutions in the metropolitan area; and

Whereas, Dr. Eisele maintained a very active practice in obstetrics and gynecology in the East St. Louis and Belleville areas from 1950 through 1971; and Whereas, he has served on virtually every committee of the St. Clair County Medical Society, and was elected by his colleagues as its president during 1967; and full-time first one of the Whereas, Dr. Eisele became

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Trustee receive the Judge Donald Gunn Distinguished Award; and

Leadership

Whereas, Matthew Eisele, M.D., retired medical director of Memorial Hospital, Belleville, Illinois, shall receive the Andrew J. Signorelli, M.D. Award;

Therefore, I, James R. Thompson, Governor of the State of Illinois, extend congratulations and best wishes upon presentation of these distinguished awards on October 27, 1989, at the HOSPITAL ASSOCIATION OF METROPOLITAN ST. LOUIS annual dinner meeting.

Issued by the Governor October 24, 1989. Filed with the Secretary of State October 30, 1989.

WARSAW MARRIOTT HOTEL DAY 89-507

Whereas, on October 27, 1989, Marriott Hotels and Resorts, along with LOT Polish Airlines and the Austrian construction company ILBAU will celebrate the grand opening of the 525-room Warsaw Marriott Hotel; and

Whereas, the hotel opening is the first joint venture in Poland since the U. S. government lifted sanctions from Poland in 1987; and

Whereas, the largest constituency of Polish people outside of Marsaw live in Chicago, and Chicago is Warsaw's sister city. The Saint Techla Polish Day School in Chicago will hold a special ceremony in honor of the hotel's opening;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 27, 1989, as WARSAW MARRIOTT HOTEL DAY in Illinois.

Filed with the Secretary of State October 30, 1989, Issued by the Governor October 24, 1989.

ADOPTION MONTH 89-508

Whereas, adoption is a rewarding and enriching experience for all involved; and

for both the adoptive child and society as a whole by providing a stable environment that helps reduce the significance of previous Whereas, an adoptive family provides an invaluable service traumas in the child's life; and

Whereas, the Illinois Department of Children and Family Services supports the efforts of the Adoption Information Center of Illinois to encourage adoption of all children who need homes, including disabled, older, and minority children, as well

Whereas, the Adoption Information Center of Illinois is creating a partnership with Illinois libraries to promote adoption awareness during the month of November and is sibling groups; and

Therefore, I, James R. Thompson, Governor of the State of Illinois, extend contratulations and best wishes to MATTHEW B. EISELE, M.D., for receiving the ANDREW J. SIGNORELLI, M.D. AWARD from the Hospital Association of Metropolitan St. Louis on Illinois southern hospital medical directors in the central and area;

Filed with the Secretary of State October 30, 1989. October 27, 1989. Issued by the Governor October 24, 1989.

89-505 KID SAFE SATURDAY

Whereas, The National Child Safety Council is dedicated to bringing the message of safety to children nationwide with various educational workshops offered through a program called

Kid Safe; and
Whereas, the educational workshops cover a variety of safety
topics including fire safety, traffic safety, water safety, and
emergency first aid; and
Whereas, Kid Safe has been implemented in hospitals in more
than 100 cities and 30 states; and

Whereas, Northwestern Memorial Hospital in Chicago is coordinating efforts to deliver the Kid Safe message to about 20,000 children in the greater Chicago area through a "Kid Safe

Illinois-1990" campaign;
Therefore, I, James R. Thompson, Governor of the State
Illinois, proclaim October 27, 1989, as KID SAFE SATURDAY
Illinois, and encourage citizens to take the steps necessary
make Illinois a safe place for our children to live.
Issued by the Governor October 24, 1989.
Filed with the Secretary of State October 30, 1989.

HOSPITAL ASSOCIATION OF METROPOLITAN ST. LOUIS 89-506

Whereas, effective leadership is a critical concern in today's health care industry; and Whereas, hospitals in the metropolitan St. Louis area are fortunate to have many able leaders involved in various

fortunate to have many able leaders involved in various capacities in their organizations; and
Whereas, in order to recognize and honor these leaders and to encourage excellence and superior accomplishments, the Hospital Association of Metropolitan St. Louis has established three

Whereas, Virginia Weldon, M.D., Vice President of Public Policy for Monsanto, shall receive the Health Care Leadership awards; and and Award;

Whereas, Frank Guyol, Jr., Board Chairman of Ronnoco Coffee Company and board member of St. Mary's Health Center, shall

conjunction with National Adoption Week; Therefore, I, James R. Thompson, Governor of the State of Awareness Adoption November 18th as designating

Illinois, proclaim November 1989 as ADOPTION MONTH in Illinois. Issued by the Governor October 25, 1989.

Filed with the Secretary of State October 30, 1989.

B'NAI B'RITH COVENANT APARTMENTS DAY

Whereas, B'nai B'rith has long recognized senior citizens' needs for warmth, security, and human contact, and has attempted to meet those needs by establishing the Senior Citizens Housing Program; and

Whereas, the Sam J. Stone B'nai B'rith Covenant Apartments of Peoria were established in 1979 to provide senior citizens on fixed incomes with affordable housing that is modern, covenient,

and secure; and

Whereas, this year marks the 10th anniversary for the Sam Stone B'nai B'rith Covenant Apartments;

ŗ,

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 29, 1989, as B'NAI B'RITH COVENANT APARTMENTS DAY in Illinois in honor of the 10th anniversary celebration.

Issued by the Governor October 25, 1989. Filed with the Secretary of State October 30, 1989.

ECONOMIC DEVELOPMENT EDUCATION DAY 89-510

major pe development continues to economic challenge; and Whereas,

Whereas, Illinois is fortunate to offer one of the nation's through first and best economic development courses University of Illinois; and

Whereas, this important program equips students from Illinois and around the world with the professional skills needed to help their communities, states, and countries achieve their maximum of Howard Roepke and John economic potential; and
Whereas, the dedicated efforts of Howard Roepke
Quinn have made Illinois preeminent in the field of
development education; and

this nationally renowned course is graduating its

Illinois, proclaim October 27, 1989, as ECONOMIC DEVELOPMENT EDUCATION DAY in Illinois.

Issued by the Governor October 25, 1989.

Filed with the Secretary of State October 30, 1989. State of Whereas, this nationally removed 20th class of students on October 27, 1989;
Therefore, I, James R. Thompson, Governor of the

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HOSTAGE AWARENESS DAY

Whereas, 10 innocent citizens of the United States have been held hostage in Lebanon; and

Whereas, efforts by national and international organizations have failed to end the terrible plight of the hostages; and Whereas, Terry Anderson, chief Middle East correspondent for the Associated Press, has been held hostage in Lebanon since March 16, 1985; and

October 27, 1989, marks Terry Anderson's 42nd Whereas,

birthday, and his fifth year in captivity;
Therefore, I, James R. Thompson, Governor of the State of
Illinois, proclaim October 27, 1989, as HOSTAGE AWARENESS DAY in
Illinois, in accordance with the national observance. I urge all Illinoisans to join the rest of the nation in remembering Americans being held hostage in Lebanon.

Issued by the Governor October 25, 1989.

Filed with the Secretary of State October 30, 1989.

PHI THETA KAPPA DAYS

Whereas, Phi Theta Kappa is the national honors fraternity for community and junior college students; and Whereas, since Phi Theta Kappa was founded in 1918 and officially chartered in 1929, it has grown to a membership of 650,000 internationally, with 2,500 members and 50 of the strongest chapters in Illinois; and

Whereas, high standards of scholarship and leadership as well as community service are encouraged, as demonstrated by the projects planned and initiated by Phi Theta Kappa members; and Whereas, the annual convention for 1989 has the theme, "The Americas: Distant Neighbors Building Bridges," and will include

students from Illinois, Wisconsin, Missouri, Florida and Indiana. In addition, distinguished guests from Canada, Nicaraga, and Brazil will attend the convention; and

convention celebrates the 20th anniversary of the host chapter, Upsilon Mu of Illinois Whereas, this the chartering of Central College;

Illinois, proclaim November 3-5, 1989, as PHI THETA KAPPA DAYS in Illinois, in recognition of the importance of the high caliber achievements of its members in regard to the future of our state, Thompson, Governor of the State of Therefore, I, James R. nation, and world.

Filed with the Secretary of State October 30, 1989. Issued by the Governor October 25, 1989.

ILLINOIS REGISTER EPILEPSY MONTH

including 120,000 more than two million Americans, Illinoisans suffer from epilepsy; and Whereas, approximately 100,000 new

cases of this disorder develop each year in this country, primarily among young Whereas, epilepsy is tragically shrouded in myth, ignorance, and fear, which too often work to deprive those with epilepsy the opportunities that will enable them to achieve a normal, active,

and productive life; and

Whereas, the Epilepsy Coalition of Illinois, associated with
the Epilepsy Foundation of America, is conducting a public
education campaign to bring the facts about epilepsy to the
attention of our state throughout the year, and especially during
the month of November;
Therefore, I, James R. Thompson, Governor of the State of
Illinois, proclaim November 1989 as EPILEPSY MONTH in Illinois. I

people with epilepsy can take their rightful place in the Issued by the trainstream of American society.

Issued by the Governor October 26, 1989. Filed with the Secretary of State October 30, 1989.

HIS GRACE BISHOP IAKOVOS DAY 89-516

Whereas, His Grace Bishop lakovos was elected Greek Orthodox Bishop of Chicago by the Holy Synod of Ecumenical Patriarchate of Whereas, His Grace Bishop Iakovos of Chicago was Bishop of Apameia on Christmas Day of 1969; and

Constantinople on March 15, 1979; and Whereas, he was inthroned by His Eminence Archbishop Iakovos of the Greek Orthodox Archdiocese in the Americas on May 1, 1979,

at the Annunciation Cathedral in Chicago; and Whereas, his Diocese consists of 33 parishes in Illinois and 24 parishes in Wisconsin, Minnesota, Iowa, northern Indiana, and eastern Missouri; and

Whereas, religious and community leaders and Greek Orthodox faithful have come together from all parts of the country to faithful have come together from all parts of the country to celebrate the 10th anniversary of his election and enthronement as Bishop of Chicago;

Illinois, proclaim October 8, 1989, as HIS GRACE BISHOP IAKOVOS DAY in Illinois, in honor of his 10th anniversary celebration. Therefore, I, James R. Thompson, Governor

Issued by the Governor October 26, 1989. Filed with the Secretary of State October 30, 1989.

THE CENTENNIAL YEAR OF THE VISITING NURSE ASSOCIATION OF CHICAGO the Visiting Nurse Association of Chicago is one of

the midwest's oldest nursing agencies caring for patients at home, and is observing its Centennial in 1990; and Whereas, each year the Visiting Nurse Association makes thousands of visits to the homes of Chicago families. In addition, the association provides programs in physical therapy, speech therapy, occupational therapy, and social work; and whereas, the visiting nurses provide compassionate and dedicated care for sick or disabled individuals and such services

are vital to thousands of people;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim 1990 as THE CENTENNIAL YEAR OF THE VISITING NURSE ASSOCIATION OF CHICAGO, and urge all citizens to recognize the special events arranged for this time.

Issued by the Governor October 25, 1989. Filed with the Secretary of State October 30, 1989.

DRUNK AND DRUGGED DRIVING AWARENESS WEEK

Whereas, more violent deaths are attributed to traffic accidents than any other cause with 1,837 fatalities occurring in Illinois in 1988; and

Whereas, approximately 40 percent of fatally injured drivers whose blood is tested have alcohol concentrations above the legal

Whereas, reports of accidents involving drivers who have used limit; and

illegal drugs also are increasing; and Whereas, while property damage estimates are in the hundreds of millions of dollars, the cost of drunk driving to society is

truly inestimable when the suffering of innocent victims is taken Whereas, citizens are demanding a solution to this nationwide into consideration; and

health and safety threat; and

Whereas, such a solution requires the cooperation of all levels of government as well as the general public; and Whereas, the holiday season, traditionally a time of increased accidents, is an appropriate time to focus attention on both the problem and its solution;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim December 10-16, 1989, as DRUNK AND DRUGGED DRIVING AWARENESS WEEK in Illinois, in conjunction with the national observance. I strongly urge all our citizens to remember: "If you drive, don't drink; if you drink, don't drive." Issued by the Governor October 26, 1989.
Filed with the Secretary of State October 30, 1989.

ILLINOIS REGISTER

89-517 HUNGARIAN FREEDOM FIGHTER'S DAY

Whereas, the 33rd Anniversary of the Freedom Fight of 1956 will be commemorated by 40,000 Hungarians on October 23; and Whereas, the 13-day strike for freedom failed; however, Hungary was leading Communist nations in tolerance for cultural freedoms and small private enterprise by the 1970s; and Whereas, Hungarians in many lands commermorate the anniversary of the Hungarian Revolution. Here in Illinois, we honor the memories of those who fell in the defense of their short-lived liberty;

Therefore, I, James R. Thompson, Governor of the State of Illinois, proclaim October 23, 1989, as HUNGARIAN FREEDOM FIGHTER'S DAY in Illinois.

Issued by the Governor October 26, 1989.

Filed with the Secretary of State October 30, 1989.

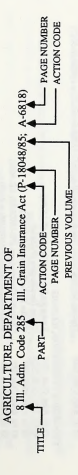
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EXAMPLE:



ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY OUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 232-9786.

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Firetighter Memorial Day Hull House Weck Barrier Awareness Weck	Catholic Heritage Week	III. Rivers Appreciation Month	Transportation Week	Water Quality Week	Congratulates Dr. Morton Goldberg	Comelia de Lange Awareness Day	Gateway Day	Golden Trumpets Day	John H. Johnson Day	Pharmaceutical Manufacturers Day	React Month	Israel Independence Day	Lions Of III. Hearing Screening Day	Pailtoad Women's Day	Wild Horse & Burro Week	Congratulates Dorothy McConner	Customer Service Week	Father's Day	III. Business Week	III. Business Week (Revised)	Oud reliow-research Day Peer Pedersen Day	Pest Control Month	Safety Weck	U.S. Coast Guard Auxiliary Day	Junior Olympics Days	Father Leo Enlow Day	III. Marine Corps League Days	Jeffrey Jackson Day	U.S. Space Observance Days/Space Exploration Day	Vocational Student Organization Week	St. Paul Federal Day	Korea Unification Day	Blood Donor Awareness Month	Forgotten Eyes Day	Talent-Linkage-Chicago Day	Chid Care Association Day	Athletic Trainer Week	Bells On Independence Day	National Basketball Players Association/Little City Foundation Day	National Black MBA Association Week	National Black MBA Association Week (Revised)	Therapeutic Recreation Week	Captive Nations week
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THRU NOVEMBER 3, 1989

The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume, syear and adopted this year. The action entry read:: (P-8577/86; A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 III. Adm. Code 100.140 or contact the Administrative Code brivision.

김	TYPE OF RULEMAKING	ACTION	ACTION CODES
am	= amendment to existing Section	A = Adopted rule	O = JCAR Objection
20	= codification changes	C = Correction	P = Proposed rule
п	= new Section	CC = Codification Changes	PF = Prohibited Filing
н	= repeal of existing Section	E = Emergency rule	PP = Peremptory rule
22	= recodified	F = Failure to Remedy	R = Refusal to Modify or Withdraw
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TITLE 8 (CONT'D) 80.20 am	80.110	85.5	85.10	85.15	85.50	85.75	85.80	85.100	85.110	90.10	90.110	100.10	100.30	105.5	105.10	105.30	110.20	110.50	110.80	110 110	110.120	115.10	115.20	115.40	115.80	125.10	125.60	125.80	125.90	125.200	125.260	125 280	125.300	125.305	230.20	255.10	255.20	255.30	255.40	055.50	255.70	255.80	255.90	255 100	255,110	255,120	255.130	255.140	255.150	255.160	255.170	505.10

ILLINOIS REGISTER SECTIONS AFFECTED INDEX THRU NOVEMBER 3, 1989	CONT'I) 55 n (P-16302) 56 n (P-16302) 77 n (P-16302) 59 n (P-16302) 59 n (P-16302) 50 n (P-16302) 71 n (P-16302) 72 n (P-16302)	(P-2043488; (P-2043488; (P-2043488; (P-2043488; (P-2043488; (P-2043488; (P-2043488; (P-2043788; n (P-20937788; n (P-20937788; n (P-20937788;	40.110 n (P-15.25)88, 5-11441) 470.120 n (P-15.25)88, 5-11441) 470.220 n (P-15.25)88, 5-11441) 470.220 n (P-15.25)88, 5-11441) 470.240 n (P-15.25)88, 5-11441) 470.250 n (P-15.25)88, 5-11441) 470.250 n (P-15.25)88, 5-11441) 470.250 n (P-15.25)88, 5-11441) 470.290 n (P-15.25)88, 5-11441) 470.290 n (P-15.25)88, 5-11441) 570.700 am (P-15.25)88, 8-11441)		520.1010 am (P-4985) 520.1020 am (P-4985) 520.1030 am (P-4985) 525.10 n (P-13356 (E-13649) 525.20 n (P-13356 (E-13649) 525.30 n (P-13356 (E-13649) 525.40 n (P-13356 (E-13649) 525.60 n (P-13356 (E-13649) 525.60 n (P-13356 (E-13649) 525.70 n (P-13356 (E-13649) 525.70 n (P-13356 (E-13649) 525.70 n (P-13356 (E-13649) 525.70 n (P-13356 (E-13649) 525.80 n (P-13259/88; A-2028; 590.80 n (P-15249/88; A-2028; 590.80 n (P-15249/88; A-2028; 590.80 n (P-15249/88; A-2028; 590.90 n (P-15249/88; A-2028;
VOL. 13, THRU ISSUE #44 SECTIONS A	CCONT'D am n am n am n n	130,730 n (E-11017) (P-13742) 130,805 n (E-11017) (P-13742) 130,805 an (P-16302) 130,820 n (E-11017) (P-13742) 130,821 am (E-11017) (P-13742) 130,822 an (E-11017) (P-13742) 130,823 n (P-16302) 130,824 am (P-16302) 130,825 am (P-16302) 130,826 am (P-16302)			130,1110
CISTER TED INDEX THRU NOVEMBER 3, 1989	TITLE 11 (CONT'D)	A-7908) 1770.140 r (P-10331/88; A-7906) 1770.150 n (P-10398/88; O-3419; R-8116; A-7908) 1770.150 r (P-10331/88; A-7906) 1770.160 n (P-10298/88; O-3419; R-8116; A-7908) 1770.170 n (P-10298/88; O-3419; R-8116; A-7908) 1770.170 r (P-10331/88; A-7906) 1770.170 r (P-10331/88; A-7906)	1770.100 n (7-10294/88; O-3419; R-8116; A-7908) n (P-10298/88; O-3419; R-8116; A-7908) n (P-10231/88; A-7906) n (P-10331/88; A-7906)	TITLE 14 190.100 am (P-16302) 130.110 am (E-11017) (P-13742) 130.120 am (E-11017) (P-13742) 130.130 am (E-11017) (P-13742) 130.130 am (P-11017) (P-13742) 130.201 am (P-16302) 130.201 am (P-16302) 130.201 am (P-16302) 130.201 am (P-16302)	
VOL. 13, THRU ISSUE #44 SECTIONS AFFECTED INDEX	(P-13519) (P-13519) (P-13519) (P-13519) (P-13519) (P-13519) (P-13519) (P-13519) (P-13519)		/88, O-1266; R-1906; /88, A-1841) /88, A-1846) /88, A-1846) /88, O-3419; R-8116; /88, A-7906) /88, O-3419; R-8116; /88, O-3419; R-8116;	788; A-7906) 788; A-7906) 788; A-7906) 788; O-3419; R-8116; 788; A-7906) 788; O-3419; R-8116;	A-7908) 1770.60 r (P-10331/88; A-7906) 1770.70 n (P-10238/88; O-3419; R-8116; A-7908) 1770.80 n (P-10238/88; O-3419; R-8116; A-7908) 1770.80 r (P-10238/88; O-3419; R-8116; A-7908) 1770.90 r (P-10231/88; A-7906) 1770.90 r (P-10331/88; A-7906) 1770.100 r (P-10331/88; A-7906) 1770.100 n (P-10238/88; O-3419; R-8116; A-7908) 1770.110 n (P-10331/88; A-7906) 1770.110 r (P-10331/88; A-7906) 1770.110 r (P-10331/88; A-7906)

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SECTIONS AFFECTED INDEX

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D 120.10 120.60 120.110 120.200 120.210 120.235 200.10 200.30 200.80 200.10 202.10 202.10 1295.80 1520.10 1520.46 1520.50 1610.70 1720.70 1760.101 1760.103 1760.201 1760.203 1760.203 1760.203 1760.203 1760.203 110.110 25.90 110.10 110.20 110.70 110.80 110.90 1295.30 1295.40 1295.50 1295.60 1295.70 110.40 110.50 110.60 (E-2878) (P-4417; A-12814) (P-12169) (P-12169) (P-12169) (P-22127/88; A-8961) (P-17064/88; A-1856) (P-17064/88; A-1856) (P-20325/88; A-4179) (P-20335/88; A-3755) (P-20335/88; A-3755) (P-20335/88; A-3755) (P-20335/88; A-3755) (P-20325/88; A-4179) (P-7518; A-16447) (P-7518; A-16447) (P-7518; A-16447) (P-7518; A-16447) (P-7518; A-16447) (P-7518; A-16447) (P.8741; A-14934) (P.8741; A-14934) (P.8741; A-14934) (P.8741; A-14934) (P.5741; A-14934) (P.5741; A-14934) (P-4417; A-12814) (P-4417; A-12814) (P-4417; A-12814) (P-10737; A-16739) (P-10747; A-16750) (P-8741; A-14934) (P-8741; A-14934) (P-2622; A-10567) (P-4417; A-12814) (P-3528; A-13577) (P-2626; A-10577) (P-2626; A-10577) (P-2626; A-10577) (P-11991) (P-2626; A-10577) (P-2626; A-10577) (P-2622; A-10567) (P-7181; A-16977) (P-2626; A-10577) (P-2626; A-10577) (P-2626; A-10577) (P-2626; A-10577) (P-7515; A-14921) (P-979; A-6992) (P-11991) (P-12193) (P-12931) (P-13365) (P-12931) TITLE 17 (CONT'D) am am am am am am am = п п F 501.130 502.40 701.270 720.150 1240.40 1295.10 1295.20 1590.110 1590.120 TITLE 20 1560.30 1560.30 1560.40 1560.50 1560.60 1560.70 1560.80 1560.90 2030.20 2030.30 2030.40 2030.50 2070.10 106.30 960.50 970.10 970.20 970.30 970.40 970.50 1010.30 1050.20 1050.25 1050.30 1050.40 1070.10 1070.20 1070.40 1070.50 1070.60 1070,70 1070.80 1530.60 1535.20 1560.10 1560.20 1560.20 1010.25 1535.5 (P-20993/88; A-5090) (P-15534) (P-20993/88; A-5090) (P-15534) (P-20993/88; A-5090: O-5796) (P-3221; A-10525) (P-3221; A-10525) (P-12171) (P-4458; A-12869) (P-4458; A-12869) (E-15118) (P-1690; A-8419) (P-1690; A-8419) (E-14085) (P4442; A-12853) (P-4442; A-12853) (P-4442; A-12853) (P-4442; A-12853) (P-4442; A-12853) (P-4442; A-12853) (P-5052; A-12839) (P-5052; A-12839) (P-5052; A-12839) (P-5052; A-12839) (P-5052; A-12839) (P-5052; A-12839) (P-4435; A-12831) (P-4435; A-12831) (P-4435; A-12831) (P-3262; A-10572) (P-7515; A-14921) (P-7515; A-14921) (P-7515; A-14921) (P-7515; A-14921) (P-3221; A-10525) (P-3221; A-10525) (P-7854; A-14950) (P-7854; A-14950) (P-7854; A-14950) (P-2609; A-10513) (P-3213; A-10503) (P-3213; A-10503) (P-8189; A-14925) (P-2641; A-10606) (P-7854; A-14950) (P-2609; A-10513) (P-3264; A-10575) (P-3213; A-10503) (P-3264; A-10575) (P-3264; A-10575) (P-3213; A-10503) (P-3213; A-10503) (P-3264; A-10575) (P-3213; A-10503) (P-3213; A-10503) (P-3221; A-10525) (P-1690; A-8419) (P-15509) (P-15534) (P-15534) (E-12643) E IE am am am am am am an am an AT. am 590.Ex. 810.70 810.100 870.10 870.15 870.20 870.20 870.20 590.25 590.30 590.40 590.50 590.60 650.22 650.40 650.50 715.40 720.10 720.20 720.40 730.20 740.20 870,40 870.60 870.70 930.45 960.10 960.20 960.30 650.60 710.10 715.10 715.30 740.10 810.40 670.20 670.30 670.40 670.55 09.029 690.30 710.30 710.50 715.20 650.21 SAI - 6 (P-731, A-9269) (P-731, O-8125, RC-8128, A-9269) (P-731, A-9269) (P-731, A-9269) (P-731, A-9269) (P-731, A-9269) (P-731, A-9269) (P-5087/88; A-12034/88; O-3468) (P-3221; A-10525) (E-22244/88; (P-4399; A-12796) (P-12925) (P-4399; A-12796) (P-12925) (P-8189; A-14925) (P-15509) P-4430; A-12826; O-13286) (P-4430; A-12826; O-13286) (P-4430; A-12826; O-13286) (P-4430; A-12826; O-13286) (P-4430; A-12826; O-13286) (P-15249/88, A-2028) (P-14797/88, A-1758) (A-15763) (P-20363/88; A-3785) (P-20363/88; A-3785) (P-20363/88; A-3735) (P-20363/88; A-3785) (P-20363/88; A-3785) (P-20363/88; A-3785) (P-20363/88; A-3785) (P-20363/88; A-3785) (P-3268; A-10583) (P-2632; A-10589) O-3462) (E-16579) (P-4399; A-12796) (P4399; A-12796) (P-4399; A-12796) (P-4399; A-12796) (P-4399; A-12796) (P-3273; A-10598) (P-2632; A-10589) (P-2632; A-10589) (P-731; A-9269) (P-731; A-9269) (E-12985) (P-16892) (P-16892) TITLE 14 (CONT'D) am 5 5 5 am am E E am 5555 am am am HE H E H E E E E E E # # # 띭 TÜ, E am 590.92 590.93 620.10 620.30 620.40 620.50 620.60 620.80 620.80 620.90 630.20 630.20 110.120 110.130 110.130 110.130 220.10 220.10 220.20 220.20 220.20 220.20 220.20 220.20 220.20 220.20 220.20 220.20 220.20 230.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.20 200.2 530,110 110.70 550.30 110.60 570,30 590.20

(TD)		am (P-3517; A-14904) (P-16869)	am (P-16313/88; A-1182) (P-16869)	am (P-16869)	-	n (F-4394; A-14904)			am (P-18114/88; A-8630)	am (P-18114/88; A-8630)	am (P-18114/88; RC-5805; A-8630)	am (P-18114/88; A-8630)			(P-18114/88; RC-5805; A-8630)	am (F-16114/88; A-8650)	(P-15047/88: A-2872)	am (P-18138/88; A-8654)		am (P-1319; A-7898)		am (F-12180/88; A-1244) n (P-14809/88; O-3440; R-4957;		n (P-14809/88; O-3440: R-4957;	A-46/2) (P-14809/88; O-3440; R-4957;	A-4672)	n (P-14809/88; O-3440; R-4957;	(P-14809/88; O-3440: R-4957;		(F-14809/88; O-3440: R-4957; A-4672)		A-4672)		A-4672)		am (P-14539)			am (P-14539)	am (P-14539)			am (P-14556) am (P-14556)	
TITLE 23 (CONT.D)		1501.503 a				1200.20			1720.20 a						1720.120		1720.Ap. B. r					3300.10		3300.20 п	3300.30		3300.40 п	3300.50 n		3300.60 n	3300.70 n		3300.80 n		TITLE 26				100.60		0		125.90 a	0
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NT'D)	п (Р-9133)	r (P-9082)	r (P-9082)	r (P-9082)	r (P-9082)	(F-9062)	n (P-9133)	п (Р-9133)	n (P-9133)	п (Р-9133)	n (P-9133)	n (P-9133)	n (P-9133)	n (F-9155)	n (F-9133)	n (P-9133)		am (P-173	am (P-173		am (P-14531)	am (P-14531) am (P-14531)			am (P-14521) am (P-14521)	_	am (P-14521)		am (P-14516)	n (P-16234) n (P-16234)		n (P-16234)	n (P-16234)	n (P-16234)	n (P-16234) n (P-16227)	n (P-16227)	n (P-16227)	n (P-16227)	(P-16227)	n (P-16227)			am (P-16869) am (P-4087;	
TITLE 23 (CONT'D)	451.430	451.440	451.460	451.470	451.480	451.490	451.500	451.510	451.520	451.530	451.540	451.550	451.555	451.360	0/5154		V	500.20			1000.10				1020.40		1020.60			1036.20		1036.40		1036.60	1036.70	1037.20	1037.30	037.40	05.7501	1037.70			501.307	
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00133	(P-91	n (P-9133)			n (P-9133)		(P-9082)		r (P-9082)	r (P-9082)	r (F-9062)	r (F-9082)	r (P-9082)	(F-9062)	(F-9062)	r (P-9082)					(P-9082)			(P-9082)		(P-9082)	п (Р-9133)					(P-9133)			r (P-9082) 10 r (P-9082) 10							n (P-9133)		r (P-9082)
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00133	(P-13567; E-13657) 451.50 n	# #	451.80 n	(P-13367; E-13657) 451.90 n	= 1	E-1364) 451.110 n	(P-13367; E-13657) 451.120 r (P-9082)	n (P-9133)	451.130 r	(P-8766) 451.140 r	T 0C1.1C4 (P-6/06)	(P-8/66)	(P-8766) 451.160 r	1 601.120	1 0/1.1CP (200,0-1)	(P-17151/88: A-15388)	(P-17151/88: A-15388) 451.185 r (P-9082)	(P-17151/88; A-15388) 451.190 r (P-9082)	451.195 r (P-9082)	n (P-4097; A-14957) 451.200 n (P-9133)	(P-4097; A-14957) 451.210 r (P-9082)	r (P-9082)	(P-4097; A-14957) 451.220 n (P-9133)	(P-4097; A-14957) 451.230 r (P-9082)	n (P-9133) n (P-9133)	451.240 r (P-9082)	(P-12747/88; A-1535) 451.240 n (P-9133)	88; A-8459) 451.250 n (P-9133)	(P-8777/88; A-8459) 451.260 r	n (P-9133)	(P-8777/88; A-8459) 451.270 n (P-9133)	A-8459) 451.280 n (P-9133)	A-8459) 451.290 n (P-9133)	(P-8777/88; A-8459) 451.300 n (P-9133)	r (P-9082) r (P-9082)	(P-8777/88; A-8459) 451.330 r (P-9082)	(P-8777/88; A-8459) 451.340 r (P-9082)	(P-8777/88; A-8459) 451.350 r (P-9082)	r (P-9082)	(P-12745/88; A-1532) 451.380 r (P-9082)	451.390 r	451.400 n	r (P-9082)	(P-9082) 451,420 r (P-9082)

TITLE 35 (CONT.D)	101.180 n (P-14822/88; A-12055)	E	п	n (P-14822/88;	n (P-14822/88;	101.240 n (P-14822/88; A-12055)	101.241 n (P-14822/88; O-8135; R-12147;			E .	101.243 n (P-14822/88; O-8135.	R-12147; A-12055)	101.244 n (P-14822/88; A-1205.5)	101.245 n (P-14822/88; O-8135: R-12147;		101.246 n (P-14822/88: A-12055)	=	n (P-14822/88:			n (D 14922/06,	(P-14622/66,	= 5	= 1	n (P-14622/66;	n (F-14622/88;	n (F-14622/88;	101.Ap.A r (P-14835/88; A-12092)	(F-14622/66;	= 5	n (P-14822/88,	n (P-14822/88;	n (P-14822/88;		101.Ap.B n (P-14822/88; A-12055)	101.Ap.C n (P-14822/88; A-12055)	101.Ap.D n (P-14822/88; A-12055)	n (P-14822/88;	n (P-14822/88;	u	102.100 n (P-14696)	102.101 n (P-14696)	102.101 r (P-14727)	-			= 6	= =	п	н	u	H	ш	_	u	1	102.124 r (P-14727)
	(P-13841/88; A-342)	(P-13841/88; A-342)	(P-13841/88; A-342)		(P-13841/88; A-342)	(P-13841/88; A-342)	(P-13841/88; A-342)	(P-13841/88: A-342)	(D 13941/99; A 342)	(F-13641/66; A-342)	(F-13841/88; A-342)	(P-9645)	(P-9645)	(P-9645)	(P-9645)	(P-9645: O-15883: RC-15886)	(P-9645)	(P-9645)			(D 14922399: A 12055)		(P.14872/88: A.12055)			(F-14622/06; A-12033)	(F-14633/66; A-12092)	(F-14824/88; A-12053)						A-12055)	(P-14853/88; A-12092)	(P-14822/88; A-12055)	(P-14853/88; A-12092)	(P-14822/88; A-12055)			(P-14853/88; A-12092)	(P-14853/88; A-12092)	(P-14822/88; O-8135; R-12147;	A-12055)	(P-14853/88: A-12092)	(D 14922/88, A 12055)				(P-14853/88; A-12092)			(P-14822/88; A-12055)	(P-14822/88; A-12055)			(P-14822/88; A-12055)
TITLE 32 (CONT'D	410.10 am					410.60 am	410.70 am		4	410.11. A	410.II. B n	700.10 n	700.20 n	700.30 n	700.40 n	700.50				TITE 35	101 100	101 101	101.101			101.102 n		101.103 n		101.101	101.105		101.106 п		101.107 r	101.107 n	101.108 r	101.108 n	101.109 r	101.109 n	101.110 r	101.120 r	101.120 n		101.121		101.121			101.140 r			101.142 n	101.143 n	101.144 n	101.160 п	101.161 n
																											13592)	1359.2)	13592)	A-13592)	A-13503)	13592)	(13605)	A-803)	A-803)	A-803)	A-803)	A-803)	A-803)	A-803)	A-803)	A-803)	A-803)	A-803)	A 803)	803)	903)	803)	A-13581)	13581)	13581)	13581)	13581)	13581)	13581)	13581)
NTD	n (P-5874)		n (P-5874)		n (P-5874)	n (P-5874)	n (P-5874)		(1-5674)		n (P-5874)	n (P-5874)	n (P-5874)													_	_	_	(P-19851/88;	(P-19851/88;	om (P-19631/66; A-	(P-19851/88-	_	. 7		am (P-13858/88; A-	am (P-13858/88; A-		am (P-13858/88; A-	am (P-13858/88; A-	am (P-13858/88; A-	am (P-13858/88; A-	am (P-13858/88; A-	(P-13858/88:	(P-13858/88:	(P 13858/88.	am (D 13858/88: A 803)		(P-13838/88;	(P-19840/88;	_		am (P-19840/88; A-13581)	am (P-19840/88; A-	am (P-19840/88; A-13581)	am (P-19840/88; A-13581)	am (P-19840/88; A-1
TITLE 32 (CONT'D)	332.60	332.70	332.80	332.90	332.100	332.110	332,120	332 130	222.140	332.140	332.150	332.160	332.170	332.180	332 190	333 300	332.200	337 770	332.220	332.230	332.240	332.230	332.200	332.270	332.280	332.290	350.30	350.1010	350.1050	350.10/0	350 3060	350 3080	351.1080	351.3030	360.10	360.20	360.30	360.40	360.50	360.60	360.70	360.80	360,90	360.100	360 Ap. A	360 Th A	360 Th B	360 TF. C	360.1b. C	400.10	400.110	400.120	400.130	400.140	400.150	400.160	400.170
	(P-14556)	(P-14556)	(P-14556)	(P-14556)	(P-14556)	(P-14556)	(P-14556)	(P-14556)	(B 1456)	(P-14556)	(P-14556)	(P-14556)	(P-14556)	(P-14556)	(P-14556)	(D 14556)	(DCC+1-1) (D14556)	(F-14330) (D 14556)	(F-14330)	(F-14330)	(F-14550)	(F-14556)	(F-14330)	(P-5322)	(P-5339)	(P-5327)	(P-5327)	(P-5327)	(P-5327)	(P-14349)	(F-5327)	(P-5317)			(P-17585/88; A-2049)	(P-17575/88; A-2040)		(P-17585/88; A-2049)	(P-17575/88; A-2040)	(P-17585/88; A-2049)	(P-17575/88; A-2040)	(P-17585/88; A-2049)					(F-1/303/86; A-2049)	(P-1/3/3/88; A-2040)			(P-17575/88; A-2040)			(P-5874)	(P-5874)	(P-5874)	(P-5874)
TITLE 26 (CONT'D)	ann	am	am	н	am	ď	п			_	am	am	am		am	and a	1 6	= .		ALL I	E .		aria i	E .	=	am	am	am	r r	= 1	= =	1 5			н	u	c	Н	11	I	F	ы	-	: -		= 1	н 1	=	ы	r r	п			H	п	п	u

TITLE 35 (CONT'D)	88; O-29221/88; R-1624; 215.603 am	215.606	00, O-27221/00, N-1024,	88; O-29221/88; R-1624; 215.615 n	215.620 am	E	215.636 am	(F-8/82) am (F-10043)	215.920 am	888: 0.2021/88: P.1624:	215 929 n	88: 0.20221/88: P. 1624:	215 046 am	5/88· W-2537)	215.960 am	A-10862) (P-13143)	215 968 11	215 An Om 215	88. A_10803 (P_15240)	230 140	1 021.002 141 15	230 142	230.150	230150	230.170	230.180	230.190 r	(P-16645) 230.200 r	230.210 r	230.211 r	230.212 r	230.220 r	230.230 r (F-9.223)	250.240 I	1 157.027	A-10893) 750 760 r	A-10893) (P-16645) 230.270 r	A-10893) 230.280 r	2/88; A-10893) 230.290 r (P-9223)	A-10893) 230.300 r	A-10893) 230.310 r (A-10893) 230.320 r	A-10893) 230.330 r	230.340 r		230,360 r	5) (F-9223)	230.3/1 r	230.380 F	730,555 (D) 166,45)	
TITLE 35 (CONT'D)	201.402 n (P-5154/		=	201.404 n (P-5154)		201.405 n (P-5154/		201.405 am (F-8/82)	=	701 407 " (P.5154)		201 408 n (P-5154)		211 101 am (P-1929)	me			215 107 mg (201 51C	Time of			ā	•		III L	= =	am a	am	am	am	am		F			THE BE	TE TE	Ta Ta	am	*		*	am	am	am	me .	=	E I	HE !	215.584 am (F-16645)	=
TITLE 35 (CONT'D)	102.Ap.A r (P-14727)	106.415 am (P-14634)		am	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	(P-14865/88;	= =	n (F-14663/66;	n (F-14665/86;	n (P.14865/88.	n (D 1/865/99.	n (P-14865/88	n (P-14865/88:	n (P-14865/88-	n (P-14865/88	n (P-14865/88	n (P-14865/88-	n (P-14865/88.	n (P-14865/88·	n (P-14865/88	n (P.14865/88	n (P.14865/88.	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	n (P-14865/88;	105.90/ n (P-1485)/88; A-12094)	r (P-14933/88,	A + (D.14033/88.	r (P-16343/88:	am (P-16242)	am	174.304 am (P-16242)	am	am	am	ma	am	am	m	am	A am	E I	201.281 am (P-5134/88; U-29221/88; R-1024;	(000-4
	102.140 r (P-14727)	(P-14696)	(P-14696)	(P-14727)	(P-14696)	(P-14727)	(P-14696)	(P-14/21)	(F-14090)	(F-14/2/) (D 14727)	(F-14/21)	(P-1422)	(P-14696)	(P-14727)	(P-14696)	(P-14696)	(P-14696)	(P-14727)	(P-14696)	(P-14727)	(P-14696)	(P-14727)	(P-14696)	(P-14727)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(F-14696)	(F-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(P-14696)	(F-14696)	(0.041-1)

TITLE 35 (CONT'D)	and the same of th	TITLE 35 (CONT.D)	GT.	TITLE 35 (CONT'D)	NTD	TITLE 35 (CONT.D)
230.440 r	(P-9223)	251.210 am	(E-955) (P-19825/88; A-8867)	283.505		302.651 n
230.470 r	(P-9223)	н	(E-955) (P-19825/88; A-8867)	283.506		
230.480 r	(P-9223)	am	(E-955) (P-19825/88; A-8867)	283.601		
230.490 r	(F-9223)	251.301 am	(E-955) (P-19825/88; A-8867)	283.603	(P-16363/86; A-9301)	302.656 n
230.520	(P-9273)		(P-16336/88: A-9503)	283.604		302.663
230.530 r	(P-9223)		(P-16336/88: A-9363)	283.605		300.700
230.540 r	(P-9223)		(P-16336/88; A-9503)	283.606		
230.550 r	(P-9223)	260.203 r	(P-16336/88; A-9503)	283.701	r (P-16365/88; A-9501)	302.362 n
230.560 r	(P-9223)	260.204 r	(P-16336/88; A-9503)	283.702	r (P-16365/88; A-9501)	303.323 n
230.570 r	(P-9223)	260.205 r	(P-16336/88; A-9503)	283.703		
230.580 r	(P-9223)	260.206 r	(P-16336/88; A-9503)	283.704	r (P-16365/88; A-9501)	304.120 am
230.590 r	(P-9223)	263.101 r		285.101		304.123 am
230.600 r	(P-9223)	263.102 r		285.102		304.124 am
230.680 r	(P-9223)	263.103 r		285.103		304.140 r
230.690 r	(P-9223)	263.201 r		285.104	r (P-16365/88; A-9517)	304.217
230.700 r	(P-9223)	263.202 r		285.201		
230.720 · r	(P-9223)	263.301 r		285.202		304.220 n
230.730 · r	(P-9223)	263.303 r		285.203		304.301 am
230.740 r	(P-9223)	263.304 r		285.204		
230.770 r	(P-9223)	263.305 r		285.205		
230.780 r	(P-9223)	263.306 r	(P-16352/88; A-9515)	285.206	r (P-16365/88; A-9517)	306.503
230.Tb. A r	(P-9223)	263.307 r		285.301	(P-16365/88; A-9517)	307.1102 am
230.15. IS I	(F-9223)	263.308 r	(F-16352/88; A-9515)	301.106		307.1704 am
230.Ap. A I	(F-9.223)	263.309 I	(F-10552/66; A-9515)	301.107	n (P-14152)	
230.Ap. C. r	(P-9223)	263.402			am (P-15823/88; A-5984)	307.2903
230.Ap. F r	(P-9223)	263.501 r		301.260	_	307.3110 am
231.110 r	(P-9212)	277.101 r		301.365	am (P-15823/88; A-5984)	307.3129 am
231.120 r	(P-9212)	277.102 r			am (P-15823/88; A-5984)	
231.122 r	(P-9212)	277.103 r	(P-16346/88; A-9513)		_	
231.130 r	(P-9212)	277.201 r	(P-16346/88; A-9513)		- 2	
231.140 r	(P-9212)	277.202 r				
231.150 r	(P-9212)	277.301 r				
Z31.160 r	(P-9212)	277.302 r		302.703	am (F-141/2)	
Z31.180 r	(P-9212)	277.401 r				307.700 am
231.190 r	(P-9212)	277.402 r			an (F-141/2)	307.701
231.200 r	(P-9212)	283.101 r			_	
731.210 r	(F-9212)	283.102 r	(P-16365/88; A-9301)			307.7704
231.230	(F-9212)	283 201	(F-10303/66; A-9301)		(P-15844/88:	307.7705
231.250	(F-9212)	283.202			(P-15844/88;	307.7706
231.260 r	(P-9212)	283.203 r			n (P-14172)	307.8100 am
231.320 r	(P-9212)	283.204 r	(P-16365/88; A-9501)	302.603	n (P-14172)	
231.330 r	(P-9212)	283.301 r			7	
231.Tb. A r	(P-9212)	283.302 r			n (F-141/2)	
231.Ap. A r	(P-9212)	283.303 r		302.012	n (P-141/2)	310.10/ am
231.Ap. B r	(F-9212)	283.401 r		302.015	(F-141/2)	
231.Ap. C r	(F-9212)	283.402 r	(F-10303/86; A-9301) (P-16365/88: A-9501)	302.621	(P-14172)	
		283.404 r		302.627	n (P-14172)	
		283.405 r		302.630	n (P-14172)	310.230 am
	_	283.501 r		302.633	n (P-14172)	310.232 am
251.202 n		283.502 r	(P-16365/88; A-9501)	302.642	n (P-14172)	310.233 am
	n (E-955) (P-19825/88; A-8867)	283.503 r	(P-16365/88; A-9501)	302.645	n (P-14172)	310.502 am

(P-18815/88, A-5976)
(P-1815/88, A-5976)
(P-1815/88, A-5976)
(P-1817/88, A-2060)
(P-11897/88, A-2060)
(P-1169/98, A-8880)
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(P-14172) (P-14172) (P-14172) (P-14172) (P-14172) (P-14172) (P-14172) (P-14172) (P-14211) (P-7865; A-15649) (P-18815/88; A-5976)

(P-18092/88; A-7754) (P-9204)

CONTIDE CONTINE CONT	THRU NOVEMBER 3, 1989	a	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(F-14041)	(F-14641)	(P-14647)	(P-14647)	(P-14647)	(1-14041)	(F-14047)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P.14647)	(1-14047)	(F-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(B 14647)	(1-14047)	(I-14047)	(F-14041)	(F-14041)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(P-14647)	(B 14647)	(D 14642)	(F-14847)	(P-14647)	(P-14647)	(P-14647)	(D 14647)	(F-14041)	(P-14641)	(P-14647)	(P-14647)	(B 14647)	(F-14041)	(P-14647)	(P-14647)	(D 14647)	(L-1+0+1)	(P-14647)	(17647)
TITLE 35 CONTED 365.702 n (P-1803068, A-7351) 365.702 n (P-1803068, A-7351) 365.703 n (P-1803068, A-7351) 365.703 n (P-1803068, A-7351) 365.704 n (P-1803068, A-7351) 365.902 n (P-1803068, A-7351) 365.902 n (P-1803068, A-7351) 365.902 n (P-1803068, A-7351) 365.902 n (P-1803068, A-7351) 365.903 n (P-1803068, A-7351) 365.904 n (P-1803068, A-7351) 365.904 n (P-1803068, A-7351) 365.1007 n (P-1803068, A-7351) 378.202 n (P-1273568, A-1190) 378.203 n (P-1273568, A-1190) 378.204 n (P-1273568, A-1190) 378.205 n (P-14589) 615.106 n (P-14589) 615.107 n (P-14589) 615.206 n (P-14589) 615.206 n (P-14589) 615.207 n (P-14589) 615.208 n (P-14589) 615.209 n (P-14589) 615.200 n (P-14589) 615.200 n (P-14589) 615.200 n (P-14589) 615.200 n (P-14589) 615.201 n (P-14589) 615.201 n (P-14589)	SECTIONS AFFECTED INDEX	TITLE 35 (CONT.	616.206 n						616.302 n	616.303 n	616.304 n	616.305 n	616.306 п	616.307 n	616 401 "	104:010	016.402 n	616.403 п					616.407 n	616.408 n	616.421 n	616.422 п	616.423 n	616 424	201919	616.441 ==	010.441 n	616.442 n	616.443 n	616.444 n	616.445 n	616 446	2717 ==	616.461	105:010	п 2910.402 п	010.403 n	616.464 n	616.501 n	616.502 n	616.601 n	616 602 n	200777	m 60.010	010.004 II	u c09.919	616.621 n	616.622 п	616 633	010.023 II	616.624 n	616.625 n	n 102 919	m 10/1010	016.702 n	616.703 n	616.704 n	302 313	010.703 n	616.721 n	CCL 313
DNS AFFECTED INDEX 365.702 n (P-18 365.703 n (P-18 365.704 n (P-18 365.704 n (P-18 365.707 n (P-18 365.901 n (P-18 365.901 n (P-18 365.901 n (P-18 365.902 n (P-18 365.902 n (P-18 365.903 n (P-18 378.204 n (P-18 378.405 n (P-18 378.405 n (P-18 615.105 n (P-18 615.205 n (P-18 615.206 n (P-18 615.206 n (P-18 615.209 n	VOL. 13, THRU ISSUE #44	TITLE 35 (CONT'D)	= =	4		u u	=	-	-	-		-	-		-	: :	=	-	u	-	: 1	1	=	=	u u	c	E	-			=	=	E .	u	u	-		: :	: :	=	=	=	4	c	u	-			=	E	4	4		=	u	u	-	: 1	u	-		: 1	п	E	
ONS AFFE	THRU NOVEMBER 3, 1989	- 9				(P-18030/88; A-7351)																(F-18030/88; A-7331)		(P-18030/88; A-7351)	(P-18030/88; A-7351)	53/88:	53/88	53/88	23/00	53/00,	33/88;	53/88;	53/88;	53/88;	53/88	(P-12753/88: A-1190)	62 100.	27/00,	23/00,	(F-12/35/66; A-1190)			_	_	(P-14589)	(P-14589)	(0-14589)	(D 14590)	(6061-1)	(F-14369)	(P-14589)	(P-14589)	(P-14589)	(0 14500)	(F-14369)	(P-14589)	(P-14589)	(P-14589)	(0.11580)	(F-14589)	(P-14589)	(P-14589)	(600+1-1)	(P-14589)	/m 1 4 600)
SUE #44 SUE #44 P9426) (P-9426) (P-94	SECTIONS AFFECTED INDEX	TITLE 35 (CONT																_							O								378.204 n	378.301 n	378 302 "						3/8.Ap. E	601.103								613.103	615.201	615.202	615 203	200,312							615.209 n	n 015 210 n	11 017:010	615.211 n	415 301

NTD	n (P-9860)	(P-9860)	n (P-9860)	n (P-9860)	n (P-9860)	n (P-9860)	n (P-9860)	и (Б-9860)		_	(P-15327/88;	(P-15347/88;		am (F-9063) cm (D 15347/89: A 392) (D 0682)			am (P-15449/88; A-452)	am (P-15449/88; A-452)	am (P-9905)	am (P-15455/88; A-458)	am (P-9909)			am (F-9909)		_		am (F-9909)			am (P-9909)		am (P-9909)	an (P-9909)			am (P-9909)	am (P-9909)	_		am (F-9909)	(F-9909)	(P-9909)	(6)66-30 и	и (В-9909)			am (P-9/3/)		am (P-9737)
TITLE 35 (CONT'D)	703.271	703.272	703.273	_	703.281		703.283	V						721.132	r	-			4	724.101	724.110			724.118	724.173	724.190	724.191	724.192		724.199	724.211		724.214					30			724.293		724.701		724.703	_		725.113	20	725 214
																																										A-447)	,						SPECTIVE A VISA	COLUMN TO THE PROPERTY OF THE
a	(P-14647)	(P-14647)	(P-14647)	(P-14693)	(P-14693)	(P-1738)	(P-15174)	(P-15174)	(P-15174)	(P-15174)	(P-15174)	(P-151/4)	(F-151/4)	(P.15174)	(P-15174)	(P-15174)	(P-15174)	(P-15164)	(P-15164)	(P-15164)	(P-15164)	(P-15164)	(P-15164)	(P-15164)	(P-15164)	(P-15164)	(P-15164)	(F-15164)	(P-15164)	(P-15164)	(P-15164)	(P-15164)	(P-9835)	(F-9835)	(P-9835)	(P-9835)	(P-9835)	(P-9835)	(P-9835)	(P-9835)	(P-9835)	(P-15444/88: A-447)	(P-9860)	(P-9860)	(P-9860)	(P-9860)	(P-9860)	(P-9860)	(P-9860)	(P-9860)
TITLE 35 (CONT'D)	73 u	24 n	25 n				n 10	75 n	J3 n	E .	n	u .	17 EU	3 2)5 n	n 10)2 n	01 n)2 n)3 n	T .	u cr	9 20	1 I)2 n	n E(п 10	13 11	1 1)5 n	u 90	p.A n		25 am		31 am	82 am	33 am			20 am				и 60			30 am	и 09	u 02
TUTILE 3	616.723	616.724	616.725	617.101	617.102	661.302	690.101	690.102	690.103	690.104	690.105	690.201	600.202	690.204	690.205	690.301	690.302	691.101	691.102	691.103	691.104	691.105	001.100	691.701	691.202	691.203	691.301	691.302	691.304	691.305	691.306	691.Ap.A	702.104	707 152	702.160	702.181	702.182	702.183	702.184	702.185	702.180	703 123	703.183	703.184	703.209	703.222	703 030	703.230	703.260	703.270
76	(P-16346/88; A-9513)	(P-16346/88; A-9513)										-		(F-16365/88; A-9301)					(P-16365/88; A-9501)					(P-16365/88; A-9301.)				(F-16363/88; A-9301)					(P-16365/88; A-9501)							(F-16365)88; A-9317)					(P-14152)		(P-15823/88; A-5984)	(P-15823/88; A-5984)	80	(P-14172)
TITLE 35 (CONT'D))1 r	12 r)1 r	12 r	1 r	12 r	11 r	12 r	3 r	11 r	12 I	13	4		2 5		12 r	13 r	7	1 S	1 L	12 T	H .	+ 4		11 r	12 r	2 2	2 2	9	11 r	1 Z		 t =	, Z	3 r	7	11 L	1 Z	2 2			, I	1 Z	u 90			0 am		u 00
TITLE 3	277.201	277.202	277.301	277.302	277.401	277.402	283.101	283.102	283.103	283.201	283.202	283.203	283.204	283.301	283 302	283.401	283.402	283.403	283.404	283.405	283.501	283.502	283.503	283.504	283.506	283.601	283.602	283.603	283.605	283.606	283.701	283.702	283.703	285.101	285.102	285.103	285.104	285.201	285.202	285.203	285.204	285 206	285,301	285.302	301.106	301.107	301.200	301.260	301.430	302 100
TITLE 35 (CONT'D)	(P-9212)	(P-9212)	(P-9212)	(P-9212)	(P-9212)	(P-9212)	(P-9212)	(P-9212)	(P-9212)	(P-9212)	(P-9212)	(P-9212)	(P-9212)	(F-9212)	(F-9212)	(P-9212)	(P-9212)	am (P-19290/88; W-2536)	(P-19290/88; W-2536)	am (E-955) (P-19825/88; A-8867)	am (E-955) (P-19825/88; A-8867)	(E-955) (P-19825/88;	(E-955) (P-19825/88;	am (E-955) (P-19825/88; A-8867)	r (E-955) (F-19825/88: A-8867)	(P-19825/88;	am (E-955) (P-19825/88; A-8867)	(P-10336/88; A-9303)	(P-16336/88: A-9503)	(P-16336/88; A-9503)	(P-16336/88; A-9503)		(P-16336/88; A-9503)			(P-16352/88; A-9515)					(P-10552/88; A-9515)						(P-16352/88; A-9515)	(P-16352/88; A-9515)		(P.15346/88: A 0513)
3	-	H	-	-	н	-	-	н	-	-	н	н :	-	- 1	231 An A r	231.Ap. B	C	ਜ਼	п	8	8	4	es	ed è	g 1-	8	æ		-	-	-	-	- 1	-		-	-	H	H	H 1	h 1	-	h	I	-	H	-	H 1	- 1	-

THE & CONTOL	TIMO NO VENEBRA 3, 1909	(CD)			(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13600)	(D 12600)	(r-13699)	(F-13699)	(P-13699)	(P-15828/88; A-7949)	(P-15828/88; A-7949)	(P-15828/88- A 7040)		(F-13626/66; A-1949)	(P-15828/88; A-7949)	(P-15828/88; A-7949)	(P-19834/88- A-13206)	CD 10834/88.	(F-19034/00)	(F-19834/88;	_	1 (P-19834/88; A-13206)	n (P-21000/88; A-13212)	_		(P 21000/88.	(r-21000/06;			_	(A-5945)	(A-5945)	(A-5945)	(A-5945)	(A-5945)	(A-5945)	(A-5945)	(A-5945)	n (P-16252)			1 (P-14097/88; O-22481)/88; R-966;	A-3793)						A-3793)	n (P-14097/88; O-22481/88; R-966;	A-3793)	(P-4107; A-15998)			(D 2880)	(F-2099)	(F-2869)	(P-8737)
TITLE 35 (CONTIN) TITLE 35 (CONTIN) 7.2650, A-9519) 808.410 n P.13468) 7.2650, A-9519) 808.410 n P.13468) 7.2650, A-9519) 808.410 n P.13468) 7.2650, A-9519) 808.411 n P.13468) 7.2650, A-9519) 808.412 n P.13468) 7.2650, A-9519) 808.413 n P.13468) 7.2650, A-9519) 808.430 n P.13468) 7.2650, A-9519) 808.501 n P.13468) 7.2650, A-9519) 808.502 n P.13468) 7.2650, A-9519 808.502		TITLE 35 (CONT'D)	809.601 am	809.701 am	r 108.808	208.80g	r 106:608	809.902 r	809.903 r	800 004	500 000	1 505.509	1 009.908	809.Ap.A r	849.101 n	849.102 n			n +9.104	849.105 n						855.205 am	855.207 am	856.101 am							858.205 re	Ī	858.208 re				Ī			860.210 am		TILE 38	190.10 am						190.140 am		190.160 am								
P-2650, A-9519) P-2650, A-15010) P-2661, A-15010 P-2661, A-1																																																															
P-2650, A-9519) P-2650, A-15010) P-2661, A-15010 P-2661, A-1		T.D							(P-13468)						Ť	Ī				(P-13468)	Ĭ						Ī		(P-13468)								~	_					(P-13699)	(P-13699)		(P-13699)	(P-13699)	(P-13699)	(P-13699)	(D 13600)	(F-12099)	(F-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)	(P-13699)					(P-13699)
P.2650, P.2650		TITLE 35 (CON							808.430 n											808.542 n									808.Ap.D n														809.210 r	809.211 r	_	809.222 n	809.223 n	809.224 n	809 225	800 226	077.600	и /77.609	809.30I r	809.302 r	809.320 n	809.324 n	809.351 n	809.354 n					809.502 n
731.164 731.164 731.164 731.164 731.165 731.167 731.130 731.131 731.131 731.131 731.132 731.132 731.132 731.132 731.132 731.132 731.132 731.132 731.203 731.20		0.000	(F-2650;	(F-2650;	(D 7650.	(D 2650.	(D 2650.	(D 2020)	(r-2030,	(P-2650;	(P-2650;	(P-2650	(P-2650	(D 2650.	(r-2030,	(F-265U;	(P-6861;	(P-6861;	(P-6861:	(P-6861.	(I-0001,	(F-0801;	(P-6861;	(P-6861;	(P-6861:	(P-6861	(I -0601, I	(F-0001; 7	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861;	(P-6861:	(P-6861	(P-6861)	(D 6861.	(P.6861.	(D 2650)	(P6841)	(1000-1) I	(0C07-1) 1																		_			
		TITLE 35 (C	721.167	731.167	731 163	731 164	721 166	201.102	731.100	731.167	731.170	731.171	731.172	731 177	C11.1C1	731.1/4	/31.190	731.191	731.192	731 193	201.107	131.194	731.195	731.196	731.197	731 198	721 100	201.157	/31.202	731.203	731.204	731.205	731.206	731.207	731 208	731 200	731 310	731 211	721 000	731 900	731 901	731 901	908 100	908:100	101.808	808.110	808.111	808.121	808.122	808.123	808.240	808 241	808 242	247.000	808.243	808.244	808.245	808.246	808.300	808.301	808.302	808.400	808 401
		(CONT.D)								am (P-9988)	am (P-9786)	am (P-9786)	am (P-9786)				D	am (P-9786)	am (P-9786)	(P-9786)			am (P-9786)	am (P-9786)	n (P-9786)	_			-		am (P-9786)	am (P-9786)	r (P-2650)	r (P-6861)	r (P-6861)	(P-2650)	(D-2650)	(P-6861)	(D 2650: A 0510)		(P.2650.			(D 2650)	(D 2650.	(r-2000,	(F-2650;	n (P-2650; A-9519)		n (P-2650; A-9519)	n (P-2650; A-9519)	(P-2650:	(P-2650	0.0550	(F-2030;	п (Р-2650; А-9519)				n (P-2650; A-9519)	n (P-2650; A-9519)	(P-2650:	(P-2650)

TITLE 41 (CONT.D) TITLE 41 (CONT.D) TO 6560	## ## ## ## ## ## ## ## ## ## ## ## ##	TITLE 44 (CON		530.20 ar		530.70 #					530.300	530.310	530.320	530.330	530,340	530,350	530.400	530.410 ar	230.500	530,510	530.520		530.540 n	530.610	530.620	530.630	530.640	230.650	530.660	530.700	530.710	530.720	535.5	535.10	535.20	535.60	535.70	535.70	535.100	535.110	233.200	535.300	535.320	535.330	535.340	535.350		535.410 ar	535.510	535.520	240:00
mm (P-12766; A-17056) 170,660 n n n (P-12766; A-17056) 170,670 n n n (P-12766; A-17056) 170,670 n n n (P-12766; A-17056) 170,670 n n n (P-12766; A-17056) 170,070 n n n (P-12766; A-17056) 180,020 n n (P-12766; A-14992) (P-1886) 180,020	### CONTID ### GONT	ā	(A-5669)	(A-5669)	(A-3069)	(CICS-V)	(A-5669)	(F-1875: O-5807) (P-1754:	A-14978)	(F-1875: O-5807) (P-1754)	A-14978)	(E-1875: O-5807) (P-1754:	A-14978)			(P-2709; A-16510)	(P-2/09; A-16510)	(P-2709; A-16510)	(P-2709; A-16510)	(P-2709; A-16510)	(P-2709; A-16510)	(P-2709; A-16510)	(P-2709; A-16510)	(F-2709; A-16510)	(P-2709; A-16510)	(F-2/09; A-16510)	(F-2709; A-16510)	(P-2709: A-16510)	(P-2709; A-16510)	(P-2709)	(P-2746; O-14117; W-16614)	(P-2746; O-14117; W-16614)	(F-2/46; O-1411/; W-16614) (P-2746: O-14117: W-16614)	(P-2746; O-14117; W-16614)	(P-2746; O-14117; W-16614)	(
mm (P-12766, A-17056) am (P-12766, A-14992) (E-1886) n (P-156, C-13288, R-15126, A-14992) (E-1886) n (P-156, C-13288, R-15126, A-14992) (E-1886) n (P-156, A-14992) (E-1886) n (P-156, A-14992) (E-1886) n (P-156, A-14992) (E-1886) n (P-1566, A-14992) (E-1886) n (P-1569, C-13305) n (A-5669)	#\$67.00 am (P.12766; A-17036) 450.810 am (P.12766; A-17036) 450.820 am (P.12766; A-17036) 450.820 am (P.12766; A-17036) 450.920 am (P.12766; A-17036) 450.1010 am (P.12766; A-17036) 450.1100 am (P.12766; A-17036) 450.1140 am (P.12766; A-17036) 450.1140 am (P.12766; A-17036) 450.1130 am (P.12766; A-17036) 170.71 n (P.1736; A-1932) (F.1886) 170.72 n (P.1736; A-1932) (F.1886) 170.73 am (P.1736; A-1992) (F.1886) 170.10 n (A-5669; D-13305) 170.40 n (A-5669; D-13305) 170.50 n (A-5669;	LE 41 (CONT'D	u :			u 4				E C		u			LE 44	н	am	am	4	c :								-																		п		==	= =		20000
	450.750 450.750 450.810 450.820 450.820 450.920 450.930 450.1020 450.1030 450.1030 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1305 450.1306 450.1306 450.1306 450.1306 450.1306 450.1306 450.1306 450.1306 450.1306 450.1306 450.1306 450.1306 460														Ħ																																				
TITLE 38 (CON 450.750 at 450.810 at 450.810 at 450.810 at 450.820 at 450.820 at 450.920 at 450.920 at 450.1010 at 450.1010 at 450.1110 at 450.1100 at 450.130 at 450.130 at 450.130 at 450.130 at 170.72 at 170.73 at 170.73 at 170.73 at 170.740 at 170.440 at 170.540 at 170.540 at 170.540 at 170.540 at 170.550		a.i.	(P-12766;	(P-12/66;	(F-12/06;	(P-12766	(P-12766:	(P-12766:	(P-12766;	(P-12766:	(P-12766;	(P-12766;	(P-12766;								A-14992) (E-1886)	(P-1756; O-13288 R-15126;	A-14992) (E-1886)	(P-1756; A-14992) (E-1886)			(P-1756; A-14992) (E-1886)	(P-1756; A-14992) (E-1886)	(P-1756; A-14992) (E-1886)	(A-5669; O-13305)	(A-5669)	(A-5669; O-13305)	(A-5669)	(A-5669)	(A-5669; O-13305)	(A-5669)	(A-5669)	(A-5669)	(A-5669)	(A-5669)			(A-5669)	(A-5669)	(A-5669)	(A-5669)	(A-5669)	(A-5669)	(A-5669; O-13305) (A-8873) (A-5669; O-13305)	(A-5669)	(Vancey)
		TITLE 38 (CON														_		TITLE 41												170.400 n																					
1111E. 38 (CONT.D) 120.30 n (P.8737) 120.40 n (P.8737) 130.40 n (P.12163) 130.30 n (P.1385, A-8927) 140.141 am (P.1985, A-8927) 140.140 m (P.1985, A-8927) 140.150 am (P.1985, A-8927) 140.150 am (P.1985, A-8927) 140.160 am (P.1985, A-8927) 140.150 am (P.1985, A-8927) 140.250 am (P.1985, A-8927) 140.250 am (P.1985, A-8927) 140.250 am (P.1985, A-8927) 140.250 am (P.1266, A-17056) 150.200 am (P.12766, A-17		TITLE 38 (CONT'D	320.30	350.10	350.20	350.30	350.40	350.50	400.110	400.120	400.130	400.140	400.141	400.142	400.150	400.440	400.510	400.615	400.665	400.007	400.710	400.1020	400.1030	400.110	400.1120	400.1140	400.1530	400.1550	400.2010	400.2033	400.2510	400.2520	400.2700	460.2710	450.110	450.120	450.140	450.190	450.230	450.250	450.270	450.290	450.350	450.410	450.420	450.430	450.460	450.475	450.480	450.630	

(P.2648, A-16415) (P.2668, A-16425) (P.2766, A-16452) (P.2766, A-16452)

THRU NOVEMBER 3, 1989

TITLE 44 (CONT'D)

SAI - 23

The color of the				THE SO CONTINUE			
Colore C	TITLE 44 (CONT'D)	TITLE 47 (CC	(d.l.n)	THE SOLICIAL DI		TITLE 50 (CO)	T.D)
10.000 1	me an	1.60		601.110 n (P-11985/88; A-20	051)	2012.Ex. C n	(P-9181)
90 mm (P2006 A-16402) 11100 mm (P2000 A-16402) 11100 mm (P2000 A-16402) 76110 mm (1 1	1.70		# #	051)	2502.10 r	(P-2234; A-12053)
11 11 12 13 14 15 15 15 15 15 15 15	am	1.100		==	051)		
11 11 11 11 12 12 13 13	am	1.105		E	42)		
1.15	THE ST	1.110		am	7456/88; A-1204)		
1, 170 1	am	1.130	_	am (P-13535/88;	7456/88; A-1204)	4	
1, 10, 10, 10, 10, 10, 10, 10, 10, 10,		1.160	n (P-5002)	am (P-13535/88;	7456/88; A-1204)		_
11 12 13 14 15 15 15 15 15 15 15		0/1/1	n (F-5002)	W W	7456/88; A-1204)		
Fractises Frac		1 180	n (F-5002)		7456/88; A-1204)		
min G7564 A1666)		1 185	(r-5002)		7450/88; A-1204)		
1, 155	am o	1.163	n (F-5002)	Ha :	/426/88; A-1204)	4	
10.2764, 416501 10.039	1 4	1 105	(r-5002)		7450/88; A-1204)		
10.255 10.055 1	-	07.001		TITE V	745C/00; A-1204)		
		100.70		. A .	7426/88; A-1204)		
mm (P.7556; A-1556)	===	100.001		E I	E-386; O-34/1)		
Principal Content	E	100.30		E .	E-386; O-34/1)		
The color of the		100.110		E	(E-386; O-34/1)		
Colored Colo		100 130	18	(F-231; A-6320)	E-386; O-34/I)		
Column C	#	100.120		am (P-251; A-8520)	E-386; O-34/1)		
The color of the		120.80		am (P-251; A-8520)	(E-586)		
Colored Color Colored Color Colored Colo	Ħ.	120.100		am (P-251; A-8520)	(E-586; O-3471)		
Charles Char	r (F-2/04;	120.110		n (P-251;	E-586)		(P-15272/88; W-6819)
Charles Char	E E	120.115	_	am (P-251;	(E-586; O-3471)	_	
10.00	E I	120.115	97	n (P-251; A-8520)	(E-586)		
Color Colo		160.80	Ē	n (P-251;	(E-586)		(P-15272/88;
200.100 Chief A. 18661 Stock A. 18		310.804		am (P-251;	(E-586; 0-3471)		(P-15272/88;
Color Colo		350.202		am	(E-586; O-3471)		
0 mm (2.764; A.1656) 360.302 n (1.960388; O.8131; W.11089) 2008.Ap. E n (2.214; A.2500) (C.23471) 350.307 n (1.1542088) 0 mm (2.764; A.16561) 360.306 n (P.1960388; O.8131; W.13089) 2008.Ap. F n (P.215, A.8250) (C.366; O.3471) 350.300 n (P.1527288) n <td>am (P-2764:</td> <td></td> <td></td> <td>E I</td> <td>E-386; O-34/1)</td> <td></td> <td></td>	am (P-2764:			E I	E-386; O-34/1)		
0 mm (P.2764, A.16561) 360,305 n (P.19602/88; O.8471) 300,305 n (P.15022/88; O.8471) 300,305 n (P.15022/88; O.8471) 300,306 n (P.2514, A.8500) (E.386; O.3471) 300,300 n (P.15022/88; O.8471) 300,300 n (P.15022/88; O.8471) 300,300 n (P.15022/88; O.8471) 300,400 n (P.15022/88; O.15022/88; O.15022/89;	æ			1 6	E-366; O-34/1)		(F-152/2/88;
0 am (P-1963)88 O-8131 W-13089) 2008-Ap- or and analysis C-1552-1-1552-10-10-10-10-10-10-10-10-10-10-10-10-10-	ma (: :	E-586: 0-3471)		(D 15777/89.
December 1972/64; A-15651) 360,309 P. P-19603/88; O-8131; W-13089) 2011.10 P.	ma (: -	E-386, O-3471)		(F-132/2/86; W-6619)
0 am (P.2764; A-16561) TITILE 50 am (P.2764; A-16561) 2011.30 in (P.1355888, A-3804) 350.420 in 0 am (P.2764; A-16561) 201.30 am (P.2909; A-14054) 2011.40 in (P.1355888, A-3804) 350.40 in 0 am (P.2909; A-14054) 2011.50 in (P.2355888, A-3804) 350.40 in 0 am (P.2909; A-14054) 2011.60 in (P.2909; A-14054) 2011.60 in (P.2909; A-14054) 2011.60 in (P.2009; A-14054) 2011.60 in (P.2909; A-14042) 2011.60 in (P.29188; A-2804) 250.00 in 250.00 in (P.29188; A-2804) 250.00 in (P.	u			= 6	(E-366, O-34/1)		(F-132/2/06;
0 am P.2764; A-16561) TILLE 50 am (P.2909; A-14054) 2011.30 n (P.13558/88, A-3804) 350.430 n 0 am (P.2764; A-16561) 201.30 am (P.2909; A-14054) 2011.40 n (P.13558/88, A-3804) 350.430 n 0 am (P.2764; A-16561) 201.50 am (P.2909; A-14054) 2011.60 n (P.13558/88, A-3804) 250.40 n 0 am (P.2764; A-16561) 201.60 am (P.2909; A-14054) 2011.70 n (P.13558/88, A-3804) 250.40 n 0 am (P.2764; A-16561) 301.60 am (P.2909; A-14042) 2011.70 n (P.13558/88, A-3804) 2600.20 am 0 am (P.2764; A-16561) 301.60 am (P.2901; A-14042) 2011.40 n (P.13558/88, A-3804) 2600.20 am 0 am (P.2764; A-16561) 301.60 am (P.2901; A-14042) 2011.40 n (P.13558/88, A-3804) 2600.20 am 0 am (P.2764; A-16561) 301.60 am (P.2901; A-14042) 2011.40 n (P.13558	am			= 6	804)		
0 am (P.2764; A-16561) 201.20 am (P.2909; A-14054) 2011.50 n (P.13558/88; A-3804) 350.450 n (P.2764; A-16561) 201.30 am (P.2909; A-14054) 2011.50 n (P.13558/88; A-3804) 350.450 n (P.20156 am (P.2909; A-14054) 2011.50 n (P.13558/88; A-3804) 2001.50 am (P.2909; A-14054) 2011.60 n (P.13558/88; A-3804) 2001.00 am (P.2764; A-16561) 301.30 am (P.2909; A-14042) 2011.40 n (P.13558/88; A-3804) 2600.20 am (P.2764; A-16561) 301.00 am (P.2901; A-14042) 2011.40 n (P.13558/88; A-3804) 2600.20 am (P.2764; A-16561) 301.00 am (P.2901; A-14042) 2011.40 n (P.1358/88; A-3804) 2600.20 am (P.2764; A-16561) 301.00 am (P.2901; A-14042) 2011.40 n (P.1358/88; A-3804) 2610.00 am (P.2764; A-16561) 301.00 am (P.2901; A-14042) 2011.40 n (P.1388/88; A-3804) 2011.40 n (P.1918) 2011.40 n (P.2764; A-1651) 2011.40 n (P.2764; A-1651) 2011.40 n (P.29181) 2012.00 n (P.291	ma	TITLE SO		: 6	804)		(D. 15272/88: W. 6810)
0 am (P.2764; A-16561) 201.30 am (P.2909; A-14054) 2011.50 n (P.13558/88, A-3804) 350,450 n (P.2009; A-14054) 2011.60 n (P.13558/88, A-3804) 200.05 am (P.2009; A-14054) 2011.60 n (P.13558/88, A-3804) 200.05 am (P.2009; A-14054) 2011.40 n (P.13558/88, A-3804) 200.00 am (P.2764; A-16561) 301.30 am (P.2909; A-14042) 2011.40 n (P.2764; A-16561) 301.70 am (P.2901; A-14042) 2011.40 n (P.2764; A-16561) 301.70 am (P.2905; A-14042) 2011.40 n (P.2918) 2012.30 n (P.2918) 2012.40	am (201.20	=	: 6	804)		
0 am (P-2764; A-16561) 201.50 am (P-2909; A-14054) 201.160 n (P-13558/88; A-3804) 200.100 n (P-2009; A-14054) 201.170 n (P-13558/88; A-3804) 200.100 am (P-2001; A-14052) 201.170 n (P-13558/88; A-3804) 200.100 am (P-2001; A-14042) 2011.4p. A n (P-13558/88; A-3804) 200.100 am (P-2001; A-14042) 2011.4p. B n (P-13558/88; A-3804) 201.00 am (P-2001; A-14042) 2011.4p. B n (P-13558/88; A-3804) 201.100 am (P-2061; A-16561) 201.14p. C n (P-13558/88; A-3804) 201.100 am (P-2061; A-14042) 2011.4p. C n (P-13558/88; A-3804) 201.100 am (P-2061; A-14042) 201.10p. C n (P-13558/88; A-3804) 201.210 n (P-13558/88; A-3804) 201.200 n (P-19181) 201.200 n (P-	am (: :	804)		
0 am (P-2764; A-16561) 201.60 am (P-2009; A-14054) 2011.70 n (P-13558/88; A-3804) 2600.20 am (P-2764; A-16561) 301.30 am (P-2901; A-14042) 2011.70 n (P-13558/88; A-3804) 2600.30 am (P-2064; A-16561) 301.00 am (P-2901; A-14042) 2011.Ap. A n (P-13558/88; A-3804) 2600.30 am (P-2064; A-16561) 301.00 am (P-2902; A-14042) 2011.Ap. C n (P-13558/88; A-3804) 2610.00 am (P-2764; A-16561) 401.50 am (P-2902; A-14042) 2012.10 n (P-9181) 2012.20 n (P-9181) 2012.20 n (P-9181) 2012.20 n (P-9181) 2012.40 n (P-9181) 201	am			: 6	804)		
0 am (P-2764; A-16561) 301.30 am (P-2901; A-14042) 2011.Ap. A n (P-13558/R8; A-3804) 2600.30 am (P-2014, A-16561) 301.30 am (P-2901; A-14042) 2011.Ap. B n (P-13558/R8; A-3804) 2600.30 am (P-2014, A-16561) 301.60 am (P-2901; A-14042) 2011.Ap. C n (P-13558/R8; A-3804) 2600.30 am (P-2014, A-16561) 301.60 am (P-2005; A-14048) 2012.10 n (P-1811) 2012.00 n (P	am			: 6	804)		
0 am (P-2764; A-16561) 301.60 am (P-2001; A-14042) 2011.4p. B (P-13558/88; A-3804) 260.30 am (P-2764; A-16561) 301.70 am (P-2901; A-14042) 2011.4p. B (P-13558/88; A-3804) 2610.60 am (P-2064; A-16561) 2011.4p. C n (P-13558/88; A-3804) 2610.60 am (P-2005; A-14048) 2012.00 n (P-9181) 2610.100 am (P-2005; A-14048) 2012.00 n (P-9181) 2610.100 am (P-2005; A-14048) 2012.00 n (P-9181) 2610.100 am (P-2012.00 n (P-9181) 2012.00 n (P-9181) 2610.4p. A n (P-44; A-7444) 601.30 n (P-11985/88; A-2051) 2012.60 n (P-9181) 2012.60 n (P-9181) 2012.60 n (P-9181) 2012.80 n (P-918	am				804)		
0 am (P.2764; A-16561) 301.70 am (P.2001; A-14042) 2011.4p. Cn (P.13538/88; A-3804) 2610.60 am (P.2764; A-16561) 401.30 am (P.2005; A-14048) 2012.10 n (P.9181) 2610.100 am (P.2764; A-16561) 401.50 am (P.2905; A-14048) 2012.20 n (P.9181) 2610.100 am (P.21744) 2012.00 n (P.9181) 2012.00 n (P.9181) 2610.100 am (P.2164; A-7444) 2012.00 n (P.9181) 2012.00 n (P.9181) 2625.20 n (P.9181) 2625.20 n (P.9181) 2012.00 n (P.9181) 2625.20 n (P.9181) 2625.20 n (P.9181) 2625.20 n (P.9181) 2625.30 n	ma m			n (P-13558/88-	804)		
0 am (P-2764; A-16561) 401.30 am (P-2905; A-14048) 2011.1p. On (P-15150) 12610.100 am (P-2065) 12610.100 am (P-1917; A-8403) 12610.100 am (P-2065; A-14048) 12610.200 n (P-1918) 12610.100 am (P-1918) 12610.100 am (P-1918) 12610.100 am (P-1918) 12610.100 am (P-1918) 12610.100 n (P-1918) 12610.100 am (P-1918)	am			n (1-13536/66,	604)		
0 am (P-2764) 0 am (P-2764) 10 am (P-2764) 0 am (P-1917; A-8403) 0 am (P-1918; A-1017) 0	am			= 6	(+00		
0 am (P-1917; A-8403) 401.70 am (P-2005; A-14048) 2012.30 n (P-9181) 2610.130 am (P-1917; A-8403) 601.10 n (P-11985/88; A-2051) 2012.40 n (P-9181) 2610.40 n (P-9181)	am			: =			
n (P44; A-744) 601.10 n (P-11985/88; A-2051) 2012.40 n (P-9181) 2610.Ap. A n (P-44; A-744) 601.20 n (P-11985/88; A-2051) 2012.40 n (P-9181) 2610.Ap. A n (P-44; A-7444) 601.30 n (P-11985/88; A-2051) 2012.50 n (P-9181) 2625.30 n (P-9181) 2625.	am			: =			
0. A n (P44; A-744) 601.20 n (P-11985/88; A-2051) 2012.50 n (P-9181) 2652.20 n (P-5181) 2652.20 n (P-11985/88; A-2051) 2012.60 n (P-9181) 2652.30 n (P-11985/88; A-2051) 2012.60 n (P-9181) 2625.30 n (P-11985/88; A-2051) 2012.70 n (P-9181) 2625.40 n (P-11985/88; A-2051) 2012.80 n (P-9181) 2652.40 n (P-9181) 2652.20 am (P-9181	п		7				
0. B n (P-44; A-744) 601.30 n (P-11985/88; A-2051) 2012.60 n (P-9181) 769.81 2625.30 n (P-26.30 n (P-9181) 2625.40 n (P-9181) 2625.50 n (P-9181) 2625.10 m (P-9181) 2625.20 m (P-9181)	r r			-			
D. C. n (P-44; A-7444) 601.40 n (P-11985/88; A-2051) 2012.70 n (P-9181) 2625.40 n D. D. (P-44; A-7444) 601.50 n (P-11985/88; A-2051) 2012.80 n (P-9181) 2625.50 n O. r (P-4071; A-13829) 601.70 n (P-11985/88; A-2051) 2012.100 n (P-9181) 2650.10 re 601.90 n (P-11985/88; A-2051) 2012.100 n (P-9181) 2650.10 re 601.90 n (P-11985/88; A-2051) 2012.100 n (P-9181) 2650.10 re 601.90 n (P-11985/88; A-2051) 2012.10 n (P-9181) 2650.20 re 601.90 n (P-11985/88; A-2051) 2012.10 n (P-9181) 2650.20 re 601.90 n (P-11985/88; A-2051) 2012.10 n (P-9181) 2650.20 re	-			-			
n (P-44; A-7444) 601.30 n (P-11985/88; A-2051) 2012.80 n (P-9181) 2625.50 n 2625.50 n (P-9181) 2602.50 n (P-9181) 2625.50 n 2650.10 re 601.80 n (P-11985/88; A-2051) 2012.100 n (P-9181) 2650.10 re 601.80 n (P-11985/88; A-2051) 2012.100 n (P-9181) 2650.10 re 601.90 n (P-11985/88; A-2051) 2012.100 n (P-9181) 2650.20 re 601.90 n (P-11985/88; A-2051) 2012.100 n (P-9181) 2650.20 re 601.90 n (P-11985/88; A-2051) 2012.Ex. A n (P-9181) 2650.20 am (P-91818) 2650.20 am (P-91818) 2650.20 am (P	=			=			
am (P-7860; C-10715) 601.60 n (P-11985/88; A-2051) 2012.90 n (P-9181) 2650.10 re (601.70 n (P-11985/88; A-2051) 2012.100 n (P-9181) 2650.10 am (601.80 n (P-11985/88; A-2051) 2012.110 n (P-9181) 2650.20 re (601.80 n (P-11985/88; A-2051) 2012.110 n (P-9181) 2650.20 re (601.90 n (P-11985/88; A-2051) 2012.Ex. A n (P-9181) 2650.20 am (7.11985/88; A-2051) 2650.20 am (7.11985/88; A-2051	-			=			Ī
0 r (P-4071; A-13829) 601.70 n (P-11985/88; A-2051) 2012.100 n (P-9181) 2650.10 sm 601.80 n (P-11985/88; A-2051) 2012.110 n (P-9181) 2650.20 re 601.90 n (P-11985/88; A-2051) 2012.Ex. A n (P-9181) 2650.20 sm	ma		(P-11985/88;	E			_
601.00 n (F-1126.2/64, A-2031) 2012.110 n (P-9181) 2650.20 re	H			=			
2012.Ex. A n (P-9181) 2650.20 am	TT E 41		(P.11085/88.	ı,			
CONTRACTOR OF THE PROPERTY AND THE PROPE	135 - (0 5002)		(P-11985/88-	2012.Ex. A n (P-9181)			

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(P-15272/88; W-6819) (P-5839)
(P-5315; A-13839) (L-4028)
(P-3515; A-13839) (L-4028)
(P-3515; A-13830) (L-4019)
(P-3513; A-13830) (L-4019)
(P-3513; A-13830) (L-4019)
(P-3513; A-13830) (L-4019)
(P-3513; A-13830) (L-4019)
(P-15877) (E-16126)
(A-1586)

(CONT.D	1		240.00 r (F-13228)	1			. ,	1	240.120 r (P-15226)	=	a	=	240.170 n (F-13228)	= 1	= 6	II o		A am	an e	am	1 2		am	am	am	am	1773.21 n (P-12317)	am	am	am	1/78.14 am (P-12303)	1	am	am	am	1783.12 am (F-12366)	I o	a ma	an a	am	am	am	1816.49 am (P-12255)	THE THE	am	am	[816.83 am (P-12255)		THE C
<u> </u>																																170			The same of the sa	The same of	The same of	- NEW											
NED	n (P-133//)	n (P-133//)	(F-133) ()	(1-155/1)	(F-155)//)	(D.13377)	(F-133/7)	(I-155/1)	(F-13377)	(F-15577)	(F-13377)	(F-133/7)	(F-133/7)	(1-133/1)	(F-13377)	(F-13377)	n (P.13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377) n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377) n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	n (P-13377)	п (F-15377)		am (P-23; A-5955)	am (P-23; A-5955)	am (P-15226)					
00		119.115	110125	110 130	119 135	119 140	119 200	110.005	119.203	110.210	1 617.611	1 022.611	110 230	110 235	110 300	119 305	119.310	119.315	119,320	119.325	119.330	119.335	119.340	119.345	119.350	110.355	119.365	119.370	119.375	119.380	119.383	119.395	119.500	119.700	119.705	119.710	119.800	119.900	119.905	119.910	119.1000	119.1005	119.1100	119.110	TITLE 62		220.80		
) (P-11155)) (P-11155)) (P-11155)		((<11133)	133111 (17)) (%-11155)) ((2.111.55)				(8)				(6)	(0)	196)	(6)	(6)	(6)		J			100			(17)																			
(d.T.N	n (P-5375; W-11961) (P-11155)	n (P-5375; W-11961) (P-11155)	п (Р-53/5; W-11961		n (P-5375; W-11961) (P-11155)		n (P-53/5; W-11961) (P-11155)		n (P-5375; W-11961) (P-11155)			(P-15		771)	am (P-2229; A-11302)		om (P.11153) (F.11899)	9-11	n (P-22295/88: A-59	(P-11153) (E-11899)	(P-11153) (E-11899)	(P-11153) (E-11899)	am (P-17; A-5940)	am (P-7845) (E-8025)	am (P-13993)	-	n (P-7845) (E-8025) n (P-7845) (E-8025)			-	n (P-8208)			n (P-15183)		n (P-15183)		n (P-15183)			n (P-15183)	(P-15		n (P-15183)			n (P-15183)		n (P-15183)
TITLE 56 (CONT'D)			2/65.332		2/65.333		2765.334		2765.335				S	2002.1							2920.75	2920.80	2			6000.280		1507 534.1	TITLE 59		112.10	112.30	115.100	115.110	115.120	115.200	115.210	115.220	115 240	115.250	115.300	115.310	115.320	115.400	115.420	115.430	115.440	115.450	115.460
																						32/88; R-965;		32/88; R-965;	200 2000	32/88; R-965;	32/88: R-965:		32/88; R-965;		52/88; K-965;	(P-11139)	(P-11139)		(P-11139)	3011	(P-11120)	(D 11130)	(11170)	(P-11120)		(P-11120)		(P-11120)	(F-11120)			A 111661	(P-11155)
ส	(P-15977) (E-16126)	(A-15386)	(P-15977) (E-16126)	(A-15386)	(P-15977) (E-16126)	(A-15386)	(A-15386)	(A-15386)	(A-15386)	(A-15386)	(A-15386)	(P-15977) (E-16126)	(A-15386)	(A-15386)	(P-15977) (E-16126)	(A-13386)	(F-13977) (E-16126)	(F-15977) (E-16126)	(P-15977) (F-16126)	(P-15977) (E-16126)	(P-15977) (E-16126)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-15257/88; O-22482/88; R-965;	A-195) (P-15257/88: O-22482/88: R-965:	A-795)	(P-15257/88; O-22482/88; R-965;	A-795)	(P-1525//88; O-22482/88; R-965;	(P.5362: W-11960) (P-11139)	(P-5362; W-11960) (P-11139)	(E-11890)	(P-5362; W-11960) (P-11139)	(E-11890)	(P-5344; W-11959) (P-11120)	(E-118/2)	(F-11872)	(P-5344; W-11959) (P-11120)	(E-11872)	(P-5344; W-11959) (P-11120)	(E-11872)	(P-5344; W-11959) (P-11120)	(F-3344; W-11939) (F-11872)	(P-12748)	(P-1945; A-8864)	(P-752)	(P-5375; W-11961) (P-11155)
HILE S6 (CONT'D)	am	re	am	re	am	re	10	2				am					E .							u		E	-		u .		u	me			u u		am			am		am (TIE .	u (u c
ITLE S6	2650.30	2650.40	2650.40	2650.50	2650.50	2650.60	2650.70	2650.80	2650.90	2650.100	2650.110	2650.110	2650.120	2650.130	2650.130	2650.140	2650.210	2650 220	2650 230	2650.240	2650 250	2712.201		2712.202	00000000	2712.203	2712,205		2712.207	8	2712.210	2720.1	2720.130		2720.132	00000	2725.20	001 2000	2173,10	2725.105		2725.120		2725.250	77.5717	2732.200	2732.210	2765.205	2765.325

ä	(P-15854/88; A-10923)	(P-15854/88; A-10923)	(P-15854/88; A-10923)	(P-15854/88; A-10923)	(P-15854/88; A-10923)	(P-15854/88; A-1092.3)	(P-15854/88; A-1092.3)	(P-15854/88; A-10923)		(D 15054,00; A 10003)	(F-13634/68; A-1092.3)	(P-15854/88; A-10923)	(P-15854/88; A-10923)	(P-15854/88; A-10923)	(P-14236)				_	n (P-14236)	Ĭ	n (P-14236)	_	_		(P-14236)	(P-14938/88: A-15653)					n (P-14938/88; A-15653)	n (P-14938/88; A-15653)	_	A-15653)		_	_		A-15653)	_		n (P-8606/88; A-6994)	n (P-8606/88; A-6994)	_	~						(F-8000/88; A-6994)		(P-8006/88; A-6994)	(D 14063/88: A 4234)			
2	1.290.80 r	1290.90 r	1.290.100 r	1.290.110 r	1290.120 r	1290.130 r	1290.135 r	1290.140 r	1290.150 r	1000160	1 001.0671	1.290.170 r	1290.180 r	1290.190 r	1300.10			1500.25 am	1300.30 am	1300.40 am	1300.41 am	1300.42 am	1300.45 am			1300.70 n	1310.10	1310.20 am		1310.30 am		1310.40 am	1310.50 am	1310.60 am					1310.85 am		1320.20 am	1320.30 am	1320.40 am	1320.50 am						1320.90	,	1320.100	1320.110	1320.230	1360 10	1360.20 am		
CONT		1280.55 r (F-8536/88; A-513)	-	-	-	<u>_</u>	1280.105 r (P-8536/88; A-513)	1280.107 r (P-8536/88; A-513)	1280.110 r (P-8536/88: A-513)				ď	1285.30 n (P-8571/88; A-483)	1285.40 n (P-8571/88: A-483)	me	1110	=	п	am	1285.70 n (P-8571/88; A-483)	1285.80 n (P-8571/88; A-483)	1285.90 am (P-274; A-10613) (E-651)	1285.90 n (P-8571/88; A-483)	1285.95 n (P-274; O-9594; A-10613) (E-651)	u 0		4	=	u	E	u u	1285.210 n (P-15880/88; A-10925)	=	=	=	=	=	=	n (P-15880/88;	=	u	1285.260 n (P-15880/88; A-10925)	1285.265 n (P-15880/88; A-10925)	1285.270 n (P-15880/88; A-10925)	-	: (= =	= 1	= -	_	1290.20 r (F-13634/86; A-10923)		1290.33 I (F-13634/86; A-109.23)				
CONT.D	=	=	730.4000 r (r-6934)	_	_	-	-	750.4050 r (P-6934)	750,4060 r (P-6934)			-	, r	1150.10 п (Р-14216)	1150.20 am (P-14216)	THE STATE OF THE S			n n	am	am	1200.30 am (P-11993; C-12648)	1220,110 am (P-5867/88; A-4191)	am	am	E		. =	E E	E E	ma ma	E	1220.340 r (P-5867/88; A-4191)	=	E	-	E	am	-		am	1220.500 n (P-5867/88; A-4191)	1220.510 n (P-5867/88; A-4191)	-	n (P-5867/88:			= 1	=	= 1	-	1220.Ap. B am (F-360//66; A-4191)		1250 120 am (F-5255); A-14001)	į,			
CONT	THE STATE OF	am	TE ST	He .	am	am	1817.97 am (P-12280)	817.122 am (P-12280)	(843,11 am (P-12341)	,		u	-	1846.14 n (P-12248)	1846.17 n (P-12248)					am	600.30 am (P-19795/88; A-3665)	600.60 am (P-19795/88; A-3665)	600.80 am (P-19795/88; A-3665)	-	-		a me	am (P-19205/88;	am (P-19205/88;	am (P-19205/88;	am (P-19205/88;	750.1000 r (P-6934)	750.1000 n (P-6949)	1	=		E .	-	c		=	750.2030 r (P-6934)	750.2030 n (P-6949)					-	-		-	750.3020 n (F-0949)	-	750.3030 n (F-0949)		= .	. =	

RC-3452;	TITLE 71					
P-14963/88; A-4234)			TITIE 71 (CONTIN	Tribi	TITLE MY CONTENT	Trin.
	40 130 am	(P-1283: A-6973)	2005 40	(P-15640)	200 801	(P 17672,895: A 4691)
					200.802	(P-17673/88: A-4681)
	1000.20 re	(A-13866)	2005.60 n	(P-15640)	200.803 r	
	1000.30 re	(A-13866)	2005.70 n	(P-15640)	200.804 r	(P-17673/88; A-4681)
	1000.40 re	(A-13866)	2005.80 n	(P-15640)	200.805 r	(P-17673/88; A-4681)
	.000.50 re	(A-13866)	2005.90 n	(P-15640)	200.806 r	
	.000.60 re	(A-13866)			200.807 r	
	1000.70 re	(A-13866)	TITLE 74	0 4	200.808 r	(P-17673/88; A-4681)
	1000.80 re	(A-13866)		am (P-19259/88; A-4664)	200.809 r	(P-17673/88; A-4681)
	1000.90 re	(A-13866)	280.20 ar	am (P-5314) (P-19259/88; A-14038)	200.810 r	(P-17673/88; A-4681)
		(A-13866)	280.30 au	am (P-19259/88; A-4664)	200.811 r	(P-17673/88: A-4681)
		(A 13866)	A		200 812	
		(A-13000)			200.012	
100, A-4234)		(A-13666)			1 618.007	
		(A-13866)			200.814	
	500.50 re	(A-13866)	420.640 ar	am (P-11983)	200.815 r	
(E-2519)	1500.60 re	(A-13866)			200.816 r	(P-17673/88; A-4681)
		(A-13866)	TITLE 77		200.817 r	(P-17673/88: A-4681)
		(00001-1)	200 100	CD 17/27/00. 4 4/01)	200 010	
	300.80 re	(A-13866)	Z00.100 r	(F-1/0/3/88; A-4081)	200.010	
(P-2913)	1500.90 re	(A-13866)	200.101 r	(P-17673/88; A-4681)	200.819 r	(P-17673/88; A-4681)
	_	(P-14813/88: O-3442: B-5210:	200.150 r	(P-17673/88: A-4681)	200.820 r	(P-17673/88; A-4681)
	001.010	A 5008)	200 201	(D-17673/88: A-1681)	200 821	
		A-2098)	107:007	(I-11013/00, A-4001)	179:007	
	510.110 n	(P-14813/88; O-3442; R-5210;	Z00.202 r	(P-1/6/3/88; A-4681)	Z00.822 I	
(P-2913)		A-5098)	200.203 r	(P-17673/88; A-4681)	200.823 r	(P-17673/88; A-4681)
	1510 120	(D 14012/00: O 2447; D 5210;	200.204	(P-17673/88: A-4681)	200.824	(P-17673/88: A-4681)
		(F-14615)66, O-5442, N-5210,	300 000		300 000	
		A-5098)	1		1 620.002	
	1510.130 n	(P-14813/88; O-3442; R-5210;	Z00.206 r		Z00.826 r	
(P-2913)		A-5098)	200.207 r	(P-17673/88; A-4681)	Z00.901 r	
(P-1388: A-13882) (F-1616)	510 140 =	(D 14812/88, O 3442, D 5210.	200.208	(P-17673/88: A-4681)	200.902 r	(P-17673/88: A-4681)
		(r-14013/00; O-3442, N-3210,	000000		200 000	
		A-5098)	1 607.007	(F-1/0/3/00; A-4001)	1 500.503	
	1510.150 n	(P-14813/88; O-3442; R-5210;	Z00.210 r		Z00.904 r	
(P-1388; A-13882) (E-1616)		A-5098)	200.301 r	(P-17673/88; A-4681)	200.905 r	(P-17673/88; A-4681)
	1510 200 "	(P-14813/88: O-3442: R-5210:	200.302 r		200.906 r	(P-17673/88; A-4681)
		A 5009)	200 303		200 000	
(E-1010)		A-5096)	500.002		1 106.002	
	1510.210 n	(P-14813/88; O-3442; R-5210;	200.401 r	(P-17673/88; A-4681)	200.908 r	(P-17673/88; A-4681)
(P-1388; A-13882)		A-5098)	200.402 r	(P-17673/88: A-4681)	200.909 r	(P-17673/88: A-4681)
(1777)	000 000	(D. 14812/88: O. 2442: D. 5210.	200 402		010000	
	310.220 11	(F-14013/00; O-3442; N-3210;	1 600.402		1 016.007	
A-1386/) (E-5//1)		A-5098)	Z00.404 r	(P-17673/88; A-4681)	r 116.007	
(E-5771) 1:	1510.300 n	(P-14813/88; O-3442; R-5210;	200.405 r	(P-17673/88: A-4681)	200.912 r	(P-17673/88; A-4681)
(P-5476: A-13867)		A \$100)	200 000		200 013	(P-17673/88: A-4681)
		C 14017 00 0 2440 D 6010	200.501		0000	(D 17672)09. A 46913
	n 01c.01c1	(F-14013/00; O-3442; K-3210;	Z00.301 r		700.914	
(E-5771)		A-5098)	200.502 r	(P-17673/88; A-4681)	200.915 r	(P-17673/88; A-4681)
(E-5771)	1510.320 n	(P-14813/88: O-3442: R-5210:	200.503	(P-17673/88: A-4681)	200.916 r	(P-17673/88; A-4681)
A 129571		A 5009)	200 604		20000	
		A-3090)	F00.304 L	(F-1/0/3/88; A-4081)	1 /16.007	
A-1386/)	510.330 n	(P-14813/88; O-3442; R-5210;	200.601 r	(P-17673/88; A-4681)	200.918 r	(P-1/6/3/88; A-4681)
(P-5426; A-13867)		A-5098)	200 602	(P-17673/88: A-4681)	200.919 r	(P-17673/88; A-4681)
	510 340 "	(D 1/813/88: O 3/47: D 5/10:	200 000		200 000	(D.17673/88: A.4681)
		(1-1-1010) O-1-1-1 X-2-10;	1 500.007	(F-1/0/3/00; A-4001)	020.000	(100, 11, 100, 101, 11)
		A-2098)	200.604 r	(P-17673/88; A-4681)	r 176007	
(P-5426; A-13867)	1510.350 n	(P-14813/88; O-3442; R-5210;	200,605 r	(P-17673/88: A-4681)	200.922 r	(P-17673/88; A-4681)
(P.5426: A_13867) (F.5771)		A-5098)	107.000		200 003	(P-17673/88: A-4681)
		Control of	107.007		200000	
	1510.Ap. A n	(P-14813/88; O-3442; K-5210;	200.702 r	(P-17673/88; A-4681)	Z00.924 r	
(P-5426; A-13867)		A-5098)	200.703 r	(P-17673/88: A-4681)	200.925 r	(P-17673/88; A-4681)
	1510 An B n	(P-14813/88: O-3447: B-5710:	200 704	(D 17672/99, A 4691)	200 006	(P-17673/88: A-4681)
		4 5000)	200.704	(F-1/0/3/06; A-4061)	200,002	
O-9605) (P-5424;		A-2098)	200.705 r	(P-176/3/88; A-4681)	7 176.007	
A-13891)	2005.10 n	(P-15640)	200.706 r	(P-17673/88: A-4681)	200.928 r	(P-17673/88; A-4681)
		(D) 16/40)	FOE 000	(1074 4 000 0 1771 0)	200,000	(D 17673/89: A 4681)
	Z002:Z0	(P-15640)	200.707 r	(P-17673/88; A-4681)	Z00.929 T	(F-1/0/3/06; A-4001)
	2005 30 n	(P-15640)	200 708	(P-17673/88: A-4681)	200.930 r	(P-17673/88; A-4681)

THEE 27 CONT.D.	300.3270 am (P-21333/88- 4-4684)	am	am (P-21333/88;	am (P-21333/88;	(P-21333/88;			am (P.21803/88,	am (P-21893/88:	me	am (P-21893/88:	am (P-21893/88:	TE ST	am (P-21893/88-	am (P-21893/88-	am (P.21893/88.	(P 71072/00,	Ha de	am (P 21803/88,	am (P.21803/88.	am (D 21902/99.	am (P-21893/88)	am (P-21893/88:	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	(P-21893/88;	330.2/0 am (F-21893/86; A-6362)	am (P-21893/88-	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	(P-21893/88;		am (F-21093/00;	am (P.21893/88,	am (P.21893/88,	am (P-21893/88:	am (P-21893/88;	am (P-21893/88;	am (P-21893/88;	330.720 am (P-21893/88; A-6562	am	am (P-21893/88;	am	am (P-21893/88;	n (P-21893/88;	am (P-21893/88;	am (P-21893/88;	am	330.913 n (P-8336)
TITLE 77 (CONL'D)	P-21333/88: A-4684)	am (P-21333/88;	am (P-21333/88;	300.2030 am (F-21333/88; A-4684)	am (P-21333/66;	am (P-21333/88,	am (P-21333/88-	am (P-21333/88-	am (P-21333/88;	am (P-21333/88:	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	(P-21333/88;		am (P-21333/88:	am (D 21333/88.	am (P-21333/88.	am (P-21333/88-	am (P-21333/88-	am (P-21333/88-	am (P-21333/88:	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am	am (P-21333/88;	(P-21333/88;	II II	am (P-21333/88:	am (P-21333/88;	am	am (P-21333/88;	(P-21333/88;		om (P-21333/86,	am (P-21333/88,	am (P-21333/88,	am (P-21333/88:	am (P-21333/88:	am (P-21333/88;	am (P-21333/88;	300.3100 am (P-21333/88; A-4684)	300.3110 am (P-21333/88; A-4684)	am (P-21333/88;	300.3130 am (P-21333/88; A-4684)	am (P-21333/88;	300.3250 am (P-21333/88; A-4684)				
TITLE 77 (CONT.D)	300.277 n (P-21333/88: A-4684)	am (P-21333/88;	am (P-21333/88;		am (P-21333/86;	am (P.21333/88,	am (P-21333/88.	am (P.21333/88-	am (P-21333/88;	am (P-21333/88:	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	(P-13581/88;	300 630 am (P-21333/88: A-4684)	am (P-21333/88-	THE .	n (P-21333/88;	r (P-8347)	300.660 n (P-8347)	c	am	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	300.020 am (F-21333/86) A-4064)	am (P-21333/88:	(P-21333/88;	am (P-13581/88;	n (P-21333/88;	am (P-13581/88;	300.1040 am (F-21333/88; A-4684)	am (P-21333/88-	am (P-21333/88-	am (P-21333/88:	am (P-21333/88-	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;			am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	300.1860 am (P-21333/88; A-4684)
TITLE 77 (CONT.D)	200.931 r (P-17673/88; A-4681)	r (P-17673/88;		200.1001 r (F-1/0/2/66; A-4061)	r (P.17673/88.	r (P-17673/88-	r (P-17673/88:	r (P-17673/88:	г (Р-17673/88;	r (P-17673/88;	am (P-22345/88;	am (P-22345/88;	n (P-22345/88;	205.120 am (P-22345/88; A-16025)	205.125 n (P-22345/88; A-16025)	n (P-22345/88;	am (P-22345/88:	am (P-22345/88;	am (P-22345/88;		205.1390 am (P-22345/88; A-16025)	240.20 am (P-10028)		245.30 am (P-10007)	am	am	250.310 am (P-19892/88; A-13232)	# E	0 am	250.1850 am (P-19892/88; A-13232)	am	0 am (P-7875)	am (P-21333/88;	300.120 am (F-21333/88; A-4684)	am (P-21333/88:	am (P-21333/88-	am (P-21333/88:	am (P-21333/88:	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	300.190 am (P-21333/88; A-4684)	am	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	300.274 am (P-21333/88; A-4684)

	A-6040)	(040)	A-6040)	040)	A-6040)	A-6040)	(040)	A-6040)	A-6040)	5040)	A-6040)	(040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	5040)	A-6040)	(040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	(040)	(040)	A-6040)	.010
	(P-21621/88; A-6	(P-21621/88; A-6040)	(P-21621/88; A-6	(P-21621/88; A-6040)	(P-21621/88; A-6	(P-21621/88; A-6	(P-21621/88; A-6040)	(P-21621/88; A-6	(P-21621/88; A-6	(P-21621/88; A-6040)	(P-21621/88; A-6		(P-21621/88; A-6	(P-21621/88; A-6	(P-21621/88; A-6 (P-21621/88; A-6	(P-21621/88; A-6	(P-21621/88; A-6	(P-21621/88; A-6	(P-21621/88; A-6		(P-21621/88; A-6 (P-21621/88; A-6	(P-21621/88; A-6040)	(P-21621/88; A-6	(P-21621/88; A-6	(P-21621/88; A-6		(P-21621/88; A-6	(P-21621/88; A-6			(P-21621/88; A-c	(P-21621/88; A-6		(P-21621/88; A-6	(P-21621/88; A-6		(P-21621/88; A-6	(P-21621/88; A-6	(P-21621/88; A-6040)	(P-21621/88; A-6040)	(P-21621/88; A-6040)	(P-21621/88; A-6	CALCO A COLON
TITLE 77 (CONT'D)	010 am			me 050			220 am	225 n			110 am		130 am		150 am		530 am	540 am			0/0 am			\$20 am		350 am	360 am				010 mg 010			3	077 110					30 am			4
TITLE	350.1010	350.1030	350.1040	350.1050	350.1070	350.1210	350.1220	350.1225	350.1230	350.1240	350.1230	350.1420	350.1430	350.1440	350.1450	350.1620	350.1630	350.1640	350.1650	350.1660	350.1680	350.1690	350.1810	350.1820	350.1840	350.1850	350.1860	350.1880	350.1890	350.1900	350.1910	350.2020	350.2030	350.2210	350.2220	350.2420	350.2430	350.2440	350.2610	350.2620	350.2640	350.2650	0000000
	A-6562) A-6562)	A-6562)	A-6562)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)	A-6040)			6040)	
	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	/88;	(P-8293)	(F-8293) (P-8293)	(P-21621/88;	
TITLE 77 (CONT'D)	330.4310 am		330.4510 am	350.120 am		350.140 am	350.150 am			350.176 am				350.210 am	350.230 am		350.250 am	350.260 am		350.272 am	350.276 am			350.280 am			350.288 am			350.320 am	350.330 am				350.650 am			350.670 am	350.675 n	350.680 n			
.,																																											
	-21893/88; A-6562)	21893/88;	21893/88;	-21893/88; A-6362)	21893/88;	21893/88;		-21893/88;	-21893/88;	-21893/88; A-6562)	21893/88	-21893/88;	-21893/88;	-21893/88;	21893/88; A-6562)	21893/88:	21893/88;	-21893/88;	-21893/88;	21893/88;	-21893/88; A-6562)	21893/88;	-21893/88;	21893/88; A-6562)	21893/88;	21893/88;	-21893/88; A-6562)	21893/88;	21893/88;	-21893/88; A-6562)	.21893/88:	21893/88;	21893/88;	21893/88; A-6562)	21893/88	21893/88;	21893/88;	21893/88;		21893/88:	21893/88;	21893/88;	
ONTID	am (P.						am (P	am (P			H H		am (P.		ma ma	_		am (P			E E			ma F) H			am (P.			E G	am (F			am (F.			am (P-		am (P.	a ma			
TITLE 77 (CONT'D)	330,3080	330.3100	330,3110	330.3120	330.3140	330.3150	330.3160	330.3170	330.3180	330.3320	330.3340	330.3350	330.3360	330.3370	330.3380	330,3400	330.3410	330.3420	330.3430	330.3610	330,3630	330,3640	330.3650	330.3660	330.3680	330.3690	330.3700	330.3720	330.3730	330.3910	330.3930	330.3940	330.3950	330.3960	330.3980	330,3990	330,4000	330.4210	330,4220	330,4240	330.4250	330.4260	
	A-6562) A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6362)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562)	A-6562) A-6562)	A-6562)	A-6562)	A-6562)	
a	am (P-21893/88; A-6562) am (P-21893/88; A-6562)		(P-21893/88;	(P-21893/88:	(P-21893/88;	(P-21893/88;	m (P-21893/88;		m (P-21893/88; A-6562)		(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	
TITLE 77 (CONT'D)	ਕ ਕੋ	am	E E	9 =	am m	am	ar	am	E S	E E	E H	am	am	am a	am	am	am	am	am	E E	am	am	ma !	a H	am	am :	E E	am	arn	am am	a ma	am	am a	E E	am	am	am	am	E E	a ma	am i	am	

THILE ZI CONTING 503.950 m CPASI, WA122) 503.25 m CPASI, WA122) 503.27 m 5	TITIE 77 (CONT.D) 20.52(62)/88, A-6040) 20.		am (P-21064/88; A-6301)	(P-21064/88;				(F-21004/88;	(F-21064/88;	am (P-21064/88; A-6301)	am (P-21064/88; A-6301)	am (P.21064/88: A 6301)	(D 21064 /89.	(r-21004/00,	am (P-21064/88; A-6301)	am (P-21064/88; A-6301)	am (P-21064/88; A-6301)	(P-21064/88	(1-21004/88,		am (P-21064/88; A-6301)	am (P-21064/88; A-6301)	am (P-21064/88: A-6301)	(D 21064/88-		(F-21064/88;	am (P-21064/88; A-6301)	am (P-21064/88; A-6301) ·	am (P-21064/88; A-6301)	n (P-21064/88: A-6301)	r (P-8315)	n (P-8315)	n (P-8315)			(P-21064/88;		am (P-21064/88; A-6301)	(P-21064/88;		(P-21064/88;	am (P-21064/88; A-6301)	n (P-21064/88; A-6301)	am (P-21064/88; A-6301)	(P-21064/88;	am (P-21064/88: A-6301)	(P-21064/88	(P.21064/88	(P-21064/88,	(P 21064/00,	(P-21004/88;	(P-21064/88;	am (P-21064/88; A-6301)	am (P-21064/88; A-6301)	am (P-21064/88; A-6301)	am (P-21064/88; A-6301)		(D 21064 /88.					
TITLE 77 (CONTUD) P21621/88, A-6640) 380.550 n P987, W-81 P21621/88, A-6640) 380.500 n P987, W-81 P21621/88, A-6640) 380.500 n P987, W-81 P21621/88, A-6640) 380.500 n P987, W-81 P21621/88, A-6640) 380.600 n P987, W-81 P21621/88, A-6640) 380.600 n P987, W-81 P287, W-8123) 380.700 n P987, W-81 P2887, W-8123) <	THILE 77 (CONTID) S103-950 III (2.16) (R. A-6400) S103-10 O. 10 (2.95) (V. WEI 12.16) (R. A-6400) S103-950 III (C. 2.16)	TIME 77 (C	390.272	390.274	390.270	300.278	300.200	390.280	390.787	390.284	390.286	390 288	300 300	350.250	390.300	390.310	390,320	390 330	300 340	390.340	390.500	390.610	390.620	300 630	300.640	390.040	390.650	390.660	390.670	390.675	390.680	390.680	300000	300,690	090.090	390.700	390.810	390.870	390.830	390.1010	390.1020	390.1030	390.1035	390.1040	390.1050	390.1060	390.1070	390.1080	390.1090	390.1100	390.1110	300 1120	300 1310	0151.066	350.1320	390.1330	390.1410	390.1420	390.1430	390.1440	390.1450	300 1610	0001.000
P-21621/88, A-6040) P-287, W-8123)	THILE 77 (CONT.D) 150.3950 mm (P.21621/88, A-6040) 150.305 mm (P.21621/88, A-6040) 150.305 mm (P.21621/88, A-6040) 150.4050 mm (P.31621/88, A-6040) 150.2050 mm (P.31621/88, A-6040	000																								(F-90/; W-6123)				(P-987; W-8123)								-		(P-987; W-8123)	(F-98/; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)			(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88:	(P-21064/88	(P-21064/88	(F-21004/88,	(F-21004/06)	(F-21004/88;	(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88:			
P-162188 P-216218 P-216218	TITLE 77 (CONTTD) 150.3950 am (P.21621/88) P.21621/88; A-6040 350.3950 am (P.21621/88) P.21621/88; A-6040 350.4050 am (P.21621/88) P.21621/88; A-6040 380.110 am (P.987; W.8) P.21621/88; A-6040 380.120 am (P.987; W.8) P.21621/88; A-6040 380.240 am (P.987; W.8) P.21621/	TITLE 77 (CON	380.540 n	380.550 n	360.360 II	380 880	380 800	280,000	360.600 II	380.610 n	380.620 п	380.630	380 640 m	000.000	380.65U n	380.660 п	380.670 n	380.680	380,600	360.090 II	380.700 n	380.710 n	380.720 n	380 730 n	380 740	360.740 n	380.750 n	380.760 n	380.770 n	380.780 n	380.790 n	380.800 n	380.810	380.820	390.920 H	360.630 n	380.840 n	380.830 n	380.860 n	380.8/0 n	380.880 n	380.890 n	380.900 n	380.910 n	_	_		-									_						
TITILE 77 (C 330.3950 350.3950 350.3970 350.3970 350.4010 350.4010 350.4010 380.110 380.110 380.110 380.120 380.120 380.130 380.130 380.20 380.20 380.20 380.20 380.20 380.20 380.20 380.20 380.30 380	P-21621/88 A-6040)		(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21621/88;	(P-21			000			(P-987;	(P-987;	(P-987	0 002	(r-907;	(P-987;	(P-987;	(P-987;	(P-987	(P.087.	(T-201,	(P-987;	(P-987;	(P-987;	(P-987;	(P-987;	(P-987;	(P-987:	(P 087.	0000	(F-907,	(F-967;	(F-987;	(P-987;	(P-987;	(P-987;	(P-987;	(P-987;	(P-987;	(P-987;	(P-987;	(P-987;	(P-987:	(P-987	(P.987	(0 087.	(F-367,	(F-967;	(F-987;	(P-987;	(P-987;	(P-987;	(P-987;	(P-987;	(P-987	(P.087	, , , , ,	(F-98/;
	P21621/88 P21621/88	TITLE 77 (CC	350.3950	350.3960	0762.055	330.3980	330.3990	350.4000	350.4010	350.4020	350.4030	350 4210	380 100	001,000	380.110	380.115	380.120	380.130	380 140	300.140	380.150	380.160	380.170	380.180	380 190	360.000	380.200	380.210	380.220	380.230	380.240	380.250	380.260	380 270	200.000	280.280	380.290	380.300	380.310	380.320	380.330	380.340	380.350	380.360	380.370	380.380	380.390	380.400	380.410	380 420	380 430	380.430	380.440	380.430	380.460	380.470	380.480	380.490	380.495	380 500	380 510	010.000	380.320

ONT.D		n (F-29/4; A-14409)	n (A-14409)	-	=	am	_	A-15716)	am (P-4126; A-15414)	am (P-4126; A-15414)	_	am (P-4126; A-15414)	am (P-4126; A-13414)	_	n (P-4126; A-15414)		n (F-4126; A-13414)	n (P-4126; A-15414)			n (P-4126; A-15414)	n (P-4500; A-15/16)	п (Р4500; А-15716)	n (P-4500; A-15716)	n (P4500; A-15716)			n (P-4500; A-15/16)	n (P-4500; A-13716) n (P-4500; A-15716)	n (P-4500; A-15716)	n (P-4500; A-15716)	n (F-4500; A-15/16)	n (P-4500; A-15716)	n (P-4500; A-15716)		am (F-4616; A-15441)	am (P-4616; A-1541)				am (P-4616; A-15441)	am (F-4616; A-13441) n (P-4616)		n (P-4544/88; A-3086)	D 4544/88: A 3086)
TITLE 77 (CONT.D)	490.830	490.840	490.An.A	Ex.A	Ex.B	535.10	535.20		535.150	535.200	535.240	535.400	535.410	535.430	535.800	535.810	235.820	535.840	535.850	535.860	535.870	535.900	535.920	535.930	535.931	535.933	535.934	535.935	535.940	535.941	535.942	535.943	535.951	535.952	535.953	540.10	540.40	540.50	540.70	540.80	540.90	540.190	542.10	542.20	
NED	r (P-2249; A-11573)	r (P-2249; A-115/3)	am (P-2249: A-11573)			_	_	am (P-2249; A-11573)	_	am (P-2249; A-11573)	am (P-2249; A-11573)	_	am (P-2249; A-11373)	_	n (P-19327/88; A-4285)	_	-	n (P-2,449; A-11373) n (P-19327/88; A-4285)	_	_	r r	am (P-14280)	ı Ha	E	n (P-2974; A-14409)	n (F-2974; A-14409) n (P-2974; A-14409)	n (P-2974; A-14409)	n (P-2974; A-14409)	n (F-29/4; A-14409) n (P-2974: A-14409)	n (P-2974; A-14409)		n (P-29/4; A-14409)	n (P-2974; A-14409)	n (P-2974; A-14409)	n (P-2974; A-14409)	n (P-2974; A-14409)	n (F-29/4; A-14409)	n (P-2974; A-14409)	n (P-2974; A-14409)	п (Р-2974; А-14409)	п (Р-2974; А-14409)	n (P-2974; A-14409) n (P-2974: A-14409)	n (P-2974; A-14409)	n (P-2974; A-14409)	100111 1 1100 00
TITLE 77 (CONT'D)	450.850	450.860	450.920	450.930	450.940	450.950	450.1010	450.1110	450.1120	450.1130	450.1140	450.1150	450.1155	450.1300	450.1300	450.1310	450.1310	450.1320	450.1330	450.1330	450.Ap.A	Ap. A	Ap. B	450.Ap.C	490.10	490.30	490.40	490.210	490.230	490.310	490.320	490.330	490.420	490.430	490.440	490.510	490.520	490.620	490.710	490.720	490.730	490.740	490.760	490.770	
- 1	(P-21064/88;	am (P-21064/88; A-6301)	(P-21064/88:	(P-2	(P-2	(P-2	(P-2	am (P-21064/88; A-6301)	(P-2	am (P-21064/88; A-6301)	(P-2	(P-2	am (P-21064/86; A-6301)	(P-2	п (Р-2249; А-11573)		am (P-2249; A-11573) (E-13678)	(F-14280) am (P-2249: A-11573)	(P-2			6.6	am (F-2249; A-11573) am (P-2249: A-11573)	(P-2		am (P-2249; A-115/3) sm (P-2249; A-11573)			am (P-2249; A-11573)	P-1	_		am (P-2249; A-11573)		г (Р-2249; А-11573)	г (Р-2249; А-11573)	r (F-2249; A-11573)	r (F-2249; A-11373) am (P-2249: A-11573)	(P-2249;		am (P-2249; A-11573)	r (P-2249; A-11573)	r (P-2249; A-11573)	r (P-2249; A-11573)	Contract of the Contract of th
8		390.3210	390,3230	390.3240	390.3250			390.3280				390.3320					450.20	450 30				450.60				450.320			450.430				450.510		450.540	450.550	450.560	450.610				450.810	450.830	450.835	
3	(P-21064/88;	(F-21064/88; A-6301)	(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88; A-6301)	n (P-21064/88; A-6301)	(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88; A-6301)	(P-21064/88)	(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88;		(P-21064/88:	(P-21064/88;	(P-21064/88;	(P-21064/88;		(P-21064/88;	(P-21064/88;	(P-21064/88; A-6301)	(P-21064/88;	(P-21064/88;	(P-21064/88; A-6301)	(P-21064/88;	(P-21064/88;	(P-21064/88;		(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88; A-6301)	(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88; A-6301)	(P-21064/88;	(P-21064/88;	
8		390.1650 am		390.1670 am	390.1680 am	390.1690 am	390.1810 am	390.1820 am	390.1830 am	390.1840 am		390.1860 am			390.1900 am		390.1920 am	390.2020 am				390.2230 am	390.2420 am			390.2620 am			390.2650 am		390.2680 am	390.2690 am	390.2710 am				390.2910 am	390.2930 am				390.2970 am			

## Control of the con	TITLE 27 (CONTIN)	710.50 am 710.100 am	n (P-12433) 710.110 am	661.10 am (P-5359; A-15079) 710.130 am (P-6913; A-16488)	am (P-3599; A-15079) 710.140 am	am	am (P-3599; A-15079) am ((P-3599; A-15079)	725.10 r	(D.8840: A.17047)	am (P-8840: A-17047)	om (D-8840: A 17047)	(1-00-00-00-00-00-00-00-00-00-00-00-00-00	n (F-19984/66; A-11303)	n (P-19984/88; A-11565) r	=	665.640 n (P-19984/88; A-11565) 725.40 r (P-7265/88;	-	n (P-19984/88: A-11565)	n (P-10084/88: A-11565)	A = (D10004000, A 115/5)	n (F-19964/66; A-11303)	. B am (r-8840; A-1/047)	n (F-3491; O-13888)	n (P-5491; O-15888; RC-15892) 725.45 r	n (P-5491; O-15888)	n (P-5491; O-15888)	n (F-5491; O-15888)	n (P-5491; O-15888)	n (r-3491; O-13606)	094-220 n (F-2494) (0-12888) I (25.02 T (F-12218) (R-2214) (1-12888) I (F-12218) (R-2214) (1-12888) I (R-2218)	1 07.527 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 07.227 11 07.227 12 07.227 12 07.227 12 12 12 12 12 12 12 12 12 12 12 12 12	m (F-3-7) am (D 310/3/89. A 115/4)	T 17:21 (F-21042)00; A-11544)	am (P-21045)66; A-11544)	am (P.210/3/88: A 115/4)	m (1-210-2)00, A-115-4)	mi (r-21045)66; A-11344)	am (F-21045)66; A-11344)	am (F-21043/88; A-11344)	.B am (P-21043/88; A-11544) 750.140 am	n (P-7194) am	n (P-7194) r	698.30 n (P-7194) am (P-6888)	698.40 n (P-7194) (P-6888)	n (P-7194) n	n (P-7194) n	n (P-7194) 750.1820 n	A 7 (P.7194)	om (P-12777/88: A-10634)	m (F-1477/98; A 10434)	min (F-12/1/1/66; A-10034)	om (P-12/1//00), A-16/004)	D 6013: A 16400)	Will (F-0713, A-10460)
		P-10060)	= :	= =	am	am	=	am	am	am	amo.			Time !	me	am	am	am	am	and a	1 8		=	E W	-	C n	-	=	-	=	= -		: .		: =	= 6								=		u		-	4	-	. A					: :	= -

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D) (P-12991/88; A-856) (P-12942)	(E-12990)	(F-16425/88: A-856)	(P-3015; A-11717) (E-3108)	(P-3015; A-11717) (E-3108)	(P-16425/88; A-856)	(P-16425/88; A-856)	(P-3015; A-11717) (E-3108)	(P-16425/88; A-856)	(P-3015; A-11717) (E-3108)	(P-16910) (E-17101)	(P-3015; A-11717) (E-3108)	(P-16425/88; A-856) (P-3015;	A-11717) (E-3108)	(P-16425/88; A-856)	(P-12942) (E-12990)	(P-12942) (E-12990)	(P-12942) (E-12990)	(P-12942) (E-12990)	(P-16425/88; A-856) (P-12942)	(E-12990)	(P-16425/88; A-856)	(P-12991/88; P-16425/38; A-856)	(P-16425/88; A-856)	(P-3015; A-11717) (E-3108)	(P-12942) (E-12990)	(P-16425/88; A-856) (P-3015;	A-11717) (E-3108)	(P-12991/88; A-856)	(P-16425/88; A-856)	(P-12991/88; A-856) (P-3015;	A-11717) (E-3108)	(P-16910) (E-17101)	(P-3015; A-11717) (E-3108)	(P-3015; A-11717) (E-3108)	(P-3015; A-11717) (E-3108)	(P-3015; A-11717) (L-3108)	(P-12942) (E-12990)	(P-3015; A-11717) (E-3108)	(P-16425/88; A-856)	(P-16425/88; A-856) (P-3015;	A-11717) (E-3108)	(P-12942) (E-12990)	(F-12942) (E-12990) (P-16425/88: A-856)	(P-3015; A-11717) (J-3108)	(P-12942) (E-12990)	(P-12942) (E-12990)	(P-16425/88; A-856) (P-12942)	(E-12990) (P-12001/88: A-856) (P-3015:	A-11717) (E-3108) (1-12942)	(E-12990) (P-16910) (E-17101)	(P-12991/88; P-16425/38; A-856) (P-16425/88; A-856)	
E B	,		all i	am	E	E	am	u	am	am	am	am		am	am	am	E E	am	п		am	F	п	am		am		am	am	am		am	am	am	am	am		am	am	am		E I		an a	1	am	am	an a	e e		am am	
TITLE 77 (CONT'D) 790.1060 am (700 1100	790.1125	790.1125	790.1127	790.1127	790.1129	790.1129	790.1131	790.1131	790.1140	790.1200	790.1300		790.1345	790.1360	790.1380	790.1423	790.1425	790.1440		790.1460	790.1560	790.1570	790.1570		790.1577		790.1620	790.1660	790.1685		790.1686	790.1697	790.1700	790.1706	790.1708		790.1710	790.1721	790.1740	2001 000	700.1842	790 1930	790.1980		790.2020	790.2060	790 2007	100.001		790.2140	
(P-6888)	(P-6888)	(P-6888)	(P-6888)	(P-6888)	(P-6888)	(P-6888)	(P-6888)	(F-6888)	(P-6888)	(P-6888)	(P-6888)	_		_	_	(P-6964)	Т.	_	(P-20411/88; A-8890)	_	_	(P-3015; A-11717) (E-3108)	(P-12942) (E-12990)		_	(P-3015; A-11717) (E-3108)	(P-12942) (E-12990)	_	(P-3015; A-11717) (E-3108)	(P-12942) (E-12990)	_	_	(E-12990) (P-16910) (E-17101)		_	_	_	_				(F-5015; A-11/17) (E-5108)	_		_	_		(F-10910) (E-1/101) (P-1091/88: A-856) (P-10942)			n (P-3015; A-11717) (E-3108) (P-12942) (E-12990)	
INO	= =	= =	u	п		u	=	c	E	E .	п		am	F	am	=	am	am	u	am	am			am	am			am			am	am		am	am	am	am	am	E .	am	am	-	ari	am	1	am	- 1	II E	3	am	am	
750.1860 n (750 1862	750.1865	750.1868	750.1870	750.1876	750.1880	750.1890	250.1895	/50.Ap. A	/50.Ap. B	/50.Ap. C	750.Ap. D	760.20	760.30	/60.150	760.Ap. A	790.20	790.40	790.320	790.420	790.460			790.480	790.500			790.540			790.548	790.580		2009.062	790.620	790.630	790.721	790.740	790.799	790.799	/90.860	200 000	130.300	790.905		790.910	200 002	790.940	0.000	790.974	790.980	

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790.3032 am (P-12942) (E-12990)	me	/90.3034 am (P-3015; A-11/17) (1:-3108)		am	790.3085 am (P-16425/88; A-856) (P-12942)		790.3100 am (P-16425/88; A-856)	_	ara	arm		arm	790.3335 am (P-16425/88; A-856)	790.3340 am (P-12991/88; P-16425/38; A-856)	(P-3015; A-11717) (E-3108)	(P-12942) (E-12990)	790.3350 n (P-16910) (E-17101)	am		(E-12990)	790.3425 am (P-16425/88: A-856)	am		790.3440 n (P-16425/88; A-856)	790.3440 am (P-16910) (E-17101)	790.3475 n (P-16425/88; A-856)	790.3492 am (P-3015; A-11717) (E-3108)	am	am	790.3620 am (P-12991/88; P-16425/38; A-856)	(P-3015; A-11717) (E-3108)	(F-12942) (E-12990) (F-16910)		T T	790 3720 n (P-16425/88: A-856)	am	790.3740 am (P-12942) (E-12990)	790.3900 am (P-16425/88; A-856)	790.3907 am (P-12991/88; A-856) (P-12942)		u	am	am	790.3945 am (P-16425/88; A-856) (P-12942)	(E-12990) 790 4012 am (P-16425/88: A-856) (P-3015:	anii	790.4040 am (P-16425/88; A-856) (P-3015;		(E-12990)	790.4060 am (P-16425/88; A-856)		(P-3015; A-11717) (J3108)	(P-12942) (E-12990)
790.2260 am (P-16425/88; A-856)	am (P-16425/88; A-856)		ì		am (P-12991/88; P-16425/88; A-856)	(P-3015; A-11717) (E-3108)	(P-12942) (E-12990)	am (P-16425/88; A-856)	_		_	am (P-12991/88; P-16425/88; A-856)	(P-3015; A-11717) (E-3108)	(P-12942) (E-12990)	am (P-16425/88; A-856) (P-12942)	_	am (P-12942) (E-12990)	_	A-11717) (E-3108)	am (P-12991/88: P-16425/88: A-856)	8	am (P-12942) (E-12990)	_	_	am (P-3015; A-11717) (E-3108)	(P-12942) (E-12990)	am (P-3015; A-11717) (E-3108)	am (P-3015; A-11717; C-12909)	(E-3108)	am (P-16425/88; A-856) (P-3015;	A-11717) (E-3108) (P-12942)	(E-12990)			_	_	A-11717) (E-3108)	_	_	A-11717) (E-3108)	_	_	_	am (P-3015; A-11717) (E-3108)	(P-16910) (E-17101)	am (P-16425/88: A-856)	_	_	_			am (P-3015; A-11717) (E-3108)	(P-12942) (E-12990)
	790.2340 au			790.2470 n	790.2500 ал			790.2540 au	790.2580 ar			790.2605 au			790.2613 au		790.2614 a			790.2618 au		790.2660 au			790.2668 au		790.2672 au	790.2700 au		790.2780 ал		0000000	п 0007.06/	790 2805					790.2904 au					790.2940 au	790 7980				790.3027 n		790.3027 #	790.3028 ал	

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(P-12991/88; P-16425/38; A-856)

TITLE 77 (CONT'D) 790.5483 am (

(P-3015; A-11717) (E-3108) (P-16425/88; A-856)

(P-12942) (E-12990)

(P-12991/88; P-16425/38; A-856) (P-3015; A-11717) (E-3108)

(P-16425/88; A-856) (P-16425/88; A-856) (P-3015;

am am

790.5520 790.5530 790.5540

A-11717) (E-3108) (P-12942)

(E-12990)

790.5544

(P-12991/88; P-16425/88; A-856) (P-3015; A-11717) (E-3108)

790.4398

(P-12991/88; P-16425/88; A-856)

am E

790.4396

(P-16910) (E-17101)

(P-3015; A-11717) (E-3108)

(P-12942) (E-12990)

790.4140 am (P-790.4220 am (P-790.4260 am (P-790.4300 am (P-790.4300 am (P-790.4380 am (P-790.43

(P-12942) (E-12990) (P-12942) (E-12990) (P-16425/88; A-856) (P-12991/88; P-16425/38; A-856)

E E

790.5555 790.5560 790.5620

(P-12942) (E-12990) (P-12942) (E-12990)

(P-12942) (E-12990) (P-16910)

(P-3015; A-11717) (E-3108)

(P-3015; A-11717) (E-3108)

(P-12991/88; A-856) (P-16910) (E-17101) (P-12942) (E-12990)

790.5640

(P-16425/88; A-856) (P-16425/88; A-856) (P-3015;

E E E

P-3015; A-11717) (E-3108)

790.4420 790.4430 790.4460 790.4540 790.4620 790.4660

P-16425/88; A-856) P-16425/88; A-856) (P-16425/88; A-856)

(P-12942) (E-12990)

P-12942) (E-12990)

A-11717) (E-3108) (P-12942)

(P-16910) (E-17101)

n Æ

790.4667 790.4670

E-12990)

790.5720

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			TILE 77 (CONITD)	3	4
790.6340	æ	(P-16910) (E-17101)	790.7265	=	(P-16425/88; A-856)
790.6370	am	(P-12991/88; A-856) (P-3015;	790.7265	am.	(P-12942) (E-12990)
		A-11717) (E-3108) (P-12942)	790.7278	=	(P-16910) (E-17101)
		(E-12990) (P-16910) (E-17101)	790.7280	a	(P-16425/88; A-856) (P-3015;
790.6375	п	(P-16425/88; A-856)			A-11717) (E-3108) (P-16910)
790.6435	E	(P-12942) (E-12990) (P-12942)			(E-17101)
		(E-12990)	790.7288	=	(P-16425/88; A-856)
790.6445	arm	(P-16425/88; A-856)	790.7288	am	(P-3015; A-11717) (E-3108)
790.6450	am	(P-16425/88; A-856) (P-3015;	790.7291	E	(P-12942) (E-12990)
		A-11717) (E-3108) (P-12942)	790.7296	=	(P-12942) (E-12990)
		(E-12990)	790.7340	am	(P-16910) (E-17101)
790.6452	am	(P-16425/88; A-856) (P-12942)	790.7400	E	(P-12991/88; A-856) (P-3015;
		(E-12990) (P-16910) (E-17101)			A-11717) (E-3108) (P-12942)
790.6454	=	(P-16425/88; A-856)			(E-12990) (P-16910) (E-17101)
790,6454	am	(P-12942) (E-12990)	790.7420	am	(P-12942) (E-12990)
790.6456	an a	(P-12991/88: P-16425/88: A-856)	790.7500	E	(P-3015) (E-3108) (P-16910)
		(P-3015: A-11717) (E-3108)			(E-17101)
		(P-12942) (E-12990) (P-16910)	790.7540	E	(P-12991/88; P-1642-/38; A-856)
		(E-17101)			(P-16425/88; A-856) (A-11717)
790.6540	m	(P-16425/88; A-856)			(P-12942) (E-12990)
790,6580	am	(P-16425/88: A-856)	790.7660	am	(P-12942) (E-12990)
790.6621	=	(P-16425/88; A-856)	790.7700	am	(P-16425/88; A-856) (P-3015;
790.6670	ma	(P-16425/88; A-856)			A-11717) (E-3108) (P-12942)
790.6700	ma	(P-12942) (E-12990)			(E-12990)
790.6740	am	(P-16425/88; A-856)	790.7820	am	(P-3015; A-11717) (E-3108)
790.6780	am	(P-12991/88; P-16425/88; A-856)	790.7828	am	(P-12991/88; P-16425/38; A-856
		(P-3015; A-11717) (E-3108)			(P-12942) (E-12990) (P-3015;
		(P-12942) (E-12990)			A-11717) (E-3108) (P-16910)
790.6800	ma	(P-12942) (E-12990)			(E-17101)
790.6860	arn	(P-3015; A-11717) (E-3108)	790.8015	am	(P-12942) (E-12990)
		(P-12942) (E-12990)	790.8020	am	(P-3015; A-11717) (E-3108)
790.6875	am	(P-12991/88; A-856) (P-3015;			(P-12942) (E-12990)
		A-11717) (E-3108) (P-12942)	790.8136	am	(P-12942) (E-12990)
		(E-12990)	790.8140	Bm	(P-3015; A-11717) (E-3108)
790.6885	am	(P-3015; A-11717) (E-3108)	790.8232	Æ	(P-12942) (E-12990)
790.6895	r.	(P-3015; A-11717) (E-3108)	790.8248	-	(P-3015; A-11717) (E-3108)
790.6895	E	(P-12942) (E-12990)	790.8260	am m	(P-3015; A-11/17) (E-3108)
790.6946	E	(P-16425/88; A-856)_(P-12942)	000000		(P-12942) (E-12990)
0,00		(E-12990)	700 636	E !	(P-16425/88; A-836)
790.6960	=	(P-12991/88; P-16425/88; A-856)	790.8380	E	(F-10425/88; A-830)
790.6960		(P-12942) (E-12990)	790.8450	Ħ	(P-3015; A-11/17) (J-3108)
/90.6980	ä	(P-16425/88; A-836) (P-3015;	200 0600	1	(P-16910) (E-17101)
		A-11/1/) (E-3108) (F-12942)	700 0500		(F-12942) (E-12990) (D 16435/88: A 856) (D 3015:
00000000		(E-12990) (B 14425/89: A 856) (B 12042)	090.970	ā	A 11717) (F.3108)
130.1050	á	(F-1042)/86, A-630) (F-12342)	700 8700	8	(P-16425/88: A-856) (P-3015:
790 7100	THE ST		20.00	i	A-11717) (E-3108)
790.7120			790.8724	THE	(P-3015; A-11717) (E-3108)
790.7130		_	790.8740	ma ma	
790 7140			790.8900	arri	(P-16425/88; A-856) (P-3015;
1000	i	(E-12990)			
790.7180	Ħ				(E-12990)
790,7181			790.8940	am	(P-16425/88; A-856) (P-3015;
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830.120 830.130 830.140 830.140 830.160 830.170 830.180 830.190 830.230 830.230

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830.610 830.620 830.630 830.640 830,660 830.700

830,600

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GTTNOOD 28 SETTE	100.2904	100.3700	100.5706	110.105	110.140	120.310	120.001	130.901	100.1501	130.1505	130.1515	130.1935	140.101	140.105	140.110	140.115	140.120	301.071	140.12	140.126	140.130	140.135	140 140	140.146	140.143	140.201	140.301	140.305	140.401	140.405	140.410	140.420	140.425	140.430	140 501	140.505	140 1301	140.1301	140.1310	140.1415	140.1501	140.1601	140.1401	140.1405	140 1415	150 325	25.051	150.330	150.1401	150.1405	150.1415	151.101	151.105	151.110	151.115	160.150	160.155	160.165	-
	(02)			(366)	200)	(996)	A-14366)	1369)	(300)	A-14366)	A-14366)	(366)	(998)																																														
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			P-13361)		(31301 W	(6/071-4)																							9		6	6	6	6						6	6	6	6	6				<u> </u>	()	((6	6	6	6	6	(6			
	(P-13129)	(P-16219) (E-16571)	(P-1686; A-10858) (P-13361)	(P-9314/88; A-7331)	(P-9314/66; A-7331)	(F-9314/86; A-7331) (F-126/6)		(P-9314/88; A-7331)						(P-9314/88; A-7331)	(P-9314/88; A-7331)			(1-0214/00, A 7221)		(P-9314/88; A-7331)	(P-9314/88; A-7331)	(P-9314/88: A-7331)		(D 0214/89, A 7221)	(F-9314/66; A-7331,	(P-9314/88; A-7331)	(P-9314/88; A-7331)	(P-9067; A-16968)	(P-16309/88; A-2036)	(P-9076; A-16971)	(P-19563/88; A-7570)	(P-19563/88: A-7570)		(P-15203/00, A-1210)				(P-19563/88; A-7570)	(P-19563/88; A-7570)	(P-19563/88; A-7570)											(P-19563/88; A-7570)	(P-19563/88; A-7570)	(P-19563/88; A-7570)						
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	(B 14323)	1010 66	= 1	(B 670), A 1, 454)	113 154	arre.	(P.15087) (F.16154)	171 27
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				R-16613: A-16454)			(P-22299/88; A-6007)	121.60
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630.135 n	(P-1473; A-9362)	104.270	am	(P-2958; A-17013)	120.20	am	(P-14778) (P-16294) (E-16586)	140.100
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640.110 n	(P-1485: A-9374)	104.285	am	(P-2958; A-17013)	120.40	am	(P-17633/88; A-2081)	140.101
		104.290	am	(P-2958: A-17013)	120.60	am	(E-11929; O-15895) (P-15582)	140.102
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114.270	am	(P-15989) (E-16169)	130.313 am	(P-4469; A-16756)
114.351	am	(P-15924/88; A-89) (P-14764)	130.314 am	(P-4469; A-16756)
114.352	am	(P-15924/88; A-89) (P-14764)	130.321 am	(P 4469; A-16756)
114.353	am	(P-15924/88; A-89) (P-14764)	130.500 п	(P-20649/88; A-3831)
115.1	u	(P-20735/88; A-3932)	140.16 am	_
115.10	am	(P-2702; A-13631) (P-14790)	140.17 am	_
115.30	am	(P-2702; A-13631)	140.19 am	(P-12976/88;
116.10	-	(P-20683/88; A-3847)	140.20 am	
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20.60	am	(E-11929; O-15895) (P-15582)	140.102 re	(A-9572)
20.61	am	(P-15582) (P-16294) (E-16586)	140.103 re	(A-9572)
120.62	am	(E-11929; O-15895) (P-15582)	140.104 re	(A-9572)
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20.285	am	(P-16294) (E-16586)	140.202 re	(A-9572)
20.346	=	(P-10753)	140.203 re	(A-9572)
20.379	c	(P-16294) (E-16586)	140,300 re	(A-9572)
20.380	am	(P-10753)	140.350 am	_
20.382	am	(P-15938/88; A-116) (P-3281)		(A-9572)
20.384	=	(E-11929; O-15895) (P-15582)		(A-9572)
20.385	am	(P-16294) (E-16586)		(A-9572)
20.386	=	(P-16294) (E-16586)	140.362 re	(A-9572)

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		A-3850) (P-7873: A-15672)			
		(F-8036)			0.15900)
141 2040	1	(D 15492709, A 5145, CD 00002.	140 10		O-13699)
141.3040	arn	(F-13463/86; A-310) (F-9992;	148.10	2	(A-95/2)
		A-16982) (E-10700)	148.20	re	(A-9572)
141.3920	am	(P-20370/88; A-3850) (P-7873;	148.30	Te	(A-9572)
		A 15672) (F 9036)	140 40	1	(A 0673)
141 4000		(D 15 10 20) (F-00 20)	140.40	2	(A-9312)
141.4000	E	(F-13483/88; A-310)	148.50	Ie	(A-95/2)
141.4040	am	(P-15483/88; A-516) (P-7873;	148.60	re	(A-9572)
		A-15672) (E-8036)	148 70	44	(A-0572)
141 4160	9	(D 15/92/99: A 516)	140 00	: :	(* CE30)
111 1000	and a	(F-12463/66; A-310)	146.60	2	(A-93/2)
141.4200	am	(P-20370/88; A-3850) (P-7873;	148.90	re	(A-9572)
		A-15672) (E-8036)	148.100	Te	(A-9572)
141,4230	-	(P-20370/88- A-3850)	148 110	9	(A 0577)
141 4440	. !	(h 15402 000, A 510) (h 2020)	140.00	2	(7)(6,0)
141.4440	TIR.	(F-13483/88; A-310) (F-/8/3;	148.120	re	(A-12118)
		A-15672) (E-8036)	148.120	am	(P-13729)
141.4520	am	(P-15483/88; A-516)	148.130	re	(A-9572)
141 4600	am	(P.7873: A.15672) (F.8036)	148 140		(A 0572)
141 4640		(A 1972, A 1672) (F-8036)	140.140	2	(A-93/2)
141.4040	ATH.	(F-/8/3; A-136/2) (E-8036)	148.150	2	(A-95/2)
141.4/20	E	(P-15483/88; A-516)	148.160	re	(A-9572)
141.4760	E	(P-15483/88; A-516) (P-7873;	148.170	re	(A-9572)
		A-15672) (E-8036)	148.180	re	(A-9572)
141.4800	am	(P-20370/88; A-3850)	148.190	16	(A-9572)
144.5	-	(P-11999)	148 200	2	(A-0577)
30 771	: 1	(11000)	140 010	2	(7 (623)
3:1:	=	(F-11999)	140.210	2	(A-93/2)
144.50	c c	(P-11999)	148.220	re	(A-9572)
144.75	E	(P-11999)	148.230	re	(A-9572)
144.100	_	(P-11999)	148.240	2	(A-9572)
144 105		(0-11000)	1/8 250	: 8	(T) (V)
144 135	: 1	(0) 11000)	140 260	2	(7)(5(4)
11.12	=	(1.11222)	140.200	2	(A-9312)
144.150	-	(F-11999)	148.270	2	(A-9572)
144.175	п	(P-11999)	148.280	2	(A-9572)
144.200	_	(P-11999)	148.290	Ie	(A-9572)
144.205	=	(P-11999)	148.300	10	(A-9572)
144 225		(0) 11000)	148 310	2 2	(Z1001)
277		(2000)	146.210	2	(7)(6-4)
144.230	=	(F-11999)	148.320	2	(A-95/2)
146.5	re	(A-7040)	148.330	re	(A-9572)
146.25	re Te	(A-7040)	148.340	re	(A-9572)
146.50	re	(A-7040)	148.350	5	(A-9572)
146.75	5	(A-7040)	148.360	re	(A-9572)
146.100	e e	(A-7040)	148,370	2	(A-9572)
146 105	2	(A-7040)	148 380	4	(A-9572)
146 175		(0 70/0)	148 300	2 2	(Z:55.2)
140.12	2	(2-1040)	140.390	2	
146.150	2	(A-7040)	149.100	am	
146.175	2	(A-7040)	149.105	æ	_
146.200	2	(A-7040)	100.1	u	(P-21039/88; A-4268)

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160.5 n	(P-1396; A-7761)		
160.10 am			
	A-14385)		
	_		(P-10821/88;
160.70 am	_		(P-10821/88;
	A-16/68)		(P-10821/88;
160.100 n	(F-1396; A-7/61)		(P-10821/88;
100.110 n	(F-1396; A-7/61)		(P-10821/88;
	(P-1396; A-7/61)		(P-10821/88;
160.130 n	(P-1396; A-7/61)		(P-10821/88;
160.140 n	(P-1396; A-7761)	-	
160.150 n	(P-1396; A-7761)		-
.60.160 n	(P-1396; A-7761)		am (P-10821/88; A-11193)
165.1 n	(P-20679/88; A-3843)	240.510 #	(P-10821/88; A-11193)
165.10 am	(P-5450; W-16184)	240.510	am (P-10821/88; A-11193)
165.20 am	(P-5450; W-16184)	240.520 #	(P-10821/88; A-11193)
165.70 am	(P-5450; W-16184)	240.520	am (P-10821/88; A-11193)
170.50 n	(A-14067)	240.530	am (P-10821/88; A-11193)
170.100 n	(P-4490: A-14067)		(P-10821/88:
170 110 "	(P-4490: A-14067)		(P-10821/88
20170	(B 4400. A 14067)		(F-10621/86,
	(F-4490; A-14067)		(F-10621/68;
1/0.130 n	(P4490; A-1406/)		(P-10821/88;
170.200 n	(P-4490; A-14067)		
230.45 am	_	240.650	am (P-10821/88; A-11193)
230.360 am	(P-14777/88; A-2015) (P-13119)	240.655 #	(P-10821/88; A-11193)
230,362 am			
			(P.10821/88
4			(F-10621/86,
	(D 12127/09.		(F-10621/88,
n 010	(F-1213 //88; A-3034)		(P-10821/88;
250.520 n			(P-10821/88;
n 055.052			(P-10821/88;
230.540 n			
730.550 n			
230.560 п			
230.570 n	(P-12137/88; A-3054)	240.750	am (P-10821/88; A-11193)
230.580 n	(P-12137/88; A-3054)	240.755	um (P-10821/88; A-11193)
240.110 am	(P-10821/88; A-11193)	240.760	am (P-10821/88; A-11193)
	(P-10821/88		(P-10821/88
	(D 10021/89.		(D 10821/88.
001	(F-10621/66, A-11173)	-	(F-10021/66)
			(F-10621/88;
240.210 am			am (P-10821/88; A-11193)
240.220 am	(P-10821/88; A-11193) (P-13353)	240.825	am (P-10821/88; A-11193)
	(F-13638: O-17144)		am (P-10821/88: A-11193)
240 230 am			(P-10821/88
			(D 10021/00)
	(F-10621/66,		(F-10621/98,
	(P-10821/88;		(P-10821/88;
240.260 n	(P-10821/88; A-11193)		
240.270 n	(P-10821/88; A-11193)	240.870	am (P-10821/88; A-11193)
240.280 n	(P-10821/88; A-11193)	240.875	am (P-10821/88; A-11193)
240.300 am	(P-10821/88; A-11193)	240.905	am (P-10821/88; A-11193)
240,310 am	(P-10821/88:	240.910	am (P-10821/88: A-11193)
	(P-10821/88		(P.10821/88
	(F-10621/86,		(F-10621/86,
H			
		240.925	(F-10821/88; A-11193)
240.360 am	(P-10821/88; A-11193)	240.930	(P-10821/88; A-11193)

CONT	r r	п	¤	240.1710 n (P-685)	п	240.1718 n (P-685)	240.1720 n (P-685)	240.1722 n (P-685)	240.1725 n (P-685)	240.1730 n (P-685)	240.1735 n (P-685)	240.1737 n (P-685)	-		: =	n (P-10821/88	n (P-10821/88	n (P-10821/88-	(F-10621/86,	n (F-10621/88,	n (1-10621/88,	= 1	n (F-063)	n (P-10621/68;	n (P-10821/88;	n (P-10821/88;	OU II (F-10621/68;	300.30 am (F-11933/86; A-2419)	am (P-11953/88,	am (P-11953/88-	am (P-11953/88;		300.130 am (P-11953/88; A-2419)	am	300.160 am (P-11953/88; A-2419)	302.310 am (P-13814/88; W-8115) (P-7847)	302.311 n (P-7847)	90 am (P-14508)	am	310.12 am (P-11935/88; O-3412; R-7483;	7	am (P-11935/88;	am (P-11935/88;	am (P-11935/88;	am (P-11935/88;	am	334.12 am (P-11915/88; A-6986)	am (335,200 am (P-16634)	335.302 am (P-16634)	335.304 am (P-16634)	am (8 am	am (357.3 am (P-13807/88; A-3344)	am	
a.	am (r-10621/88;	am (P-10821/88;	am (P-10821/88;	am (P-10821/88;	am (P-10821/88;	n (P-10821/88;	n (P-10821/88;	240.1110 r (P-10821/88; A-11193)	240.1120 n (P-10821/88; A-11193)	240.1120 r (P-10821/88; A-11193)	240.1130 r (P-10821/88; A-11193)	240.1130 n (P-10821/88; A-11193)		n (P-10821/88;	n (P-10821/88	am (P-10821/88:	am (P-10821/88:	A-11193)	240 1320 am (D 10921/09: A 11102)	r (P-10821/88,	r (D 10821/88.	r (P-10621/66,	(F-10621/66;	. !	He .	u i		H .	= =	1 -	am	am (P-10821/88;	am (P-10821/88;		am (240.1545 am (P-10821/88; A-11193)	240.1550 am (P-10821/88; A-11193)	am (P-10821/88;	am (P-10821/88;	n (P-10821/88;	n (P-10821/88;	п (Р-10821/88;	n (P-10821/88;	п (Р-10821/88;	п (Р-10821/88;	240.1605 n (P-10821/88; A-11193)	240.1610 n (P-10821/88; A-11193)	240.1620 n (P-10821/88; A-11193)	240.1625 n (P-10821/88; A-11193)	240.1630 n (P-10821/88; A-11193)	240.1635 n (P-10821/88; A-11193)	240.1640 n (P-10821/88; A-11193)	240.1645 n (P-10821/88; A-11193)	240.1650 n (P-10821/88; A-11193)		n (P-10821/88;	

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					:5		ė	4																																
(P-13757/88; O-13277; R-15123;	A-14818)	(P-13757/88; O-13277; R-15123;	(P-13757/88; O-13277; R-15123;	A-14818)	(P-11922/88; O-2245 //88; R-2532; A-2407)		(P-11922/88; A-2407)	A-2407)	(P-11922/88; A-2407)	(P-5225; A-16411)	(P-5225; A-16411)	(P-13752/88; A-3339)	(P-13752/88; A-3339)	(P-13752/88; A-3339)	(P-13752/88; A-3339)	(P-3036; O-13297; RC-13300; M-15876; A-15769)	(P-3020; A-15767)	(P-3036; O-13297; RC-13300;	M-138/6; A-15/69)	(P-3036; O-13297; RC-13300;	M-15876; A-15769)	(P-3036; O-13297; RC-13300;	M-15876; A-15769)	(P-3020; A-15767)	(r-5056; O-15297; NC-15500; M-15876; A-15769)	(P-3020, A-15767)	(F-3036; O-13297; RC-13300; M-15876; A-15769)	(P-3020; A-15767)	(P-3036; O-13297; RC-13300; M-15876: A-15769)	(P-3036; O-13297; RC-13300;	M-15876; A-15769)	M-15876; A-15769)	(P-3036; O-13297; RC-13300;	(P-3036; O-13297; RC-13300;	M-15876; A-15769)	(F-3020; A-15767)	(P-3020; A-15767)	(P-3020; A-15767)	(P-3020; A-15767)	
п		Ci Ci	u		am	am	am	=	#:	#= F	#	am	# 1	= ==	am	E	-	п		. =	,	. =	95	⊢ (=		=	-	E	E	=		=	=					be s	
408.Ap. B n (904	408.Ap. C	408.Ap. D		431.3	431.6	431.7	451.11	431.12	432.8	432.9	437.4	437.8	437.9	437.9	510.10	510.10	510.20	\$10.20	510.30	510 30	510.40		510.40	oc.ote	510.50	210.00	510.60	510.70	510.80	\$10.90		510.100	510.110	610130	510.130	510.140	510.210	510.220	510.240
, A-5917)	; A-5917)	(F-13/44/88; A-5917) (F-13757/88: O-13277: R-15123:	(CT) (1.17)	(P-13757/88; O-13277; R-15123;	A-14818) (P-13757/88; O-13277; R-15123;		(P-13757/88; O-13277; R-15123;	(P-13757/88; O-13277; R-15123;		(F-13/5//88; O-132//; K-15123; A-14818)	(P-13757/88; O-13277; R-15123;		(F-13757/88; O-13277; R-15123;	(P-13757/88; O-13277; R-15123;		(P-13757/88; O-13277; R-15123; A-14818)	(P-13757/88; O-13277; R-15123;	20000	(F-13/5//88; O-132/7; K-15123; A-14818)	(P-13757/88; O-13277; R-15123;	A-14818) D 13757/88: O 13277: D 15123:	CTOTAL WITHOUT	P-13757/88; O-13277; R-15123;	A-14818) D 13757/08: O 13277: D 15123:	O-15277; R-15125;	P-13757/88; O-13277; R-15123;	P-13757/88; O-13277; R-15123;		(P-13757/88; O-13277; R-15123; A-14818)	P-13757/88; O-13277; R-15123;	A-14818) P-13757/88: O-13277: R-15123:		(P-13757/88; O-13277; R-15123;	(P-13757/88; O-13277; R-15123;	A-14818)	O-13277; N-13123;	(P-13757/88; O-13277; R-15123;		(P-13/5//88; O-132/7; R-15123;	P-14616)
		(P-13747/88;	A-14818)	(P-13757/88;	A-14818) (P-13757/88;	A-14818)	(P-13757/88;	(P-13757/88;	A-14818)	(P-13/57/88;	(P-13757/88;	A-14818)	(P-13/57/88;	(P-13757/88;	A-14818)	(P-13757/88; A-14818)	(P-13757/88;	A-14818)	(F-13/27/88; A-14818)	(P-13757/88;	A-14818)	A-14818)	(P-13757/88;	A-14818)	A-14818)	(P-13757/88;	(P-13757/88;	A-14818)	(P-13757/88; A-14818)	(P-13757/88;	A-14818)	A-14818)	(P-13757/88;	(P-13757/88;	A-14818)	A-14818)	(P-13757/88;	A-14818)	(P-13/57/88;	(P-13757/88-
am	E I	E .		ď	E		¤	ď		E	ц		E	Ħ		E	ц		F	E	F	=	=		=	=	=		=	c	=	:	=	c		=	E		=	6
385.20 am (385.30	385.40		408.5	408.10		408.15	408.20	20000	408.25	408.30		408.35	408.40		408.45	408.50	400 66	408.33	408.60	408 70	21.001	408.75	408 80	400.00	408.85	408.90		408.95	408.100	408 105		408.115	408.120	301 004	400.123	408.130	200000	408.135	408.Ap. A

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(T.D)	Ī	am (P-7212; A-16558)	am (P-14797)	am (P-56; A-9586) (E-225; O-3478)	am (P-8387)	n (P-12763)	(P-12758) (E-15849)			am (F-13930/86; A-6/68) (F-14319)				am (P-10409/88; A-3101) (P-14331)		am (P-10377/88; A-10643)	am (P-10377/88; A-10643)	am (P-10377/88; A-10643)	n (P-10377/88; A-10643)			am (F-4152; A-15091)		-		am (P-12947)		am (P-12947)	n (F-12947)	(P-13948/88;	am (P-13739)	am (P-13941/88; A-7958)	n (P-5990/88; A-5755)	(P-5990/88; A-5755)	(P-5990/88: A-5755)			(P-5990/88; A-5755)	(P.5000/88: A 5755)	am (P-15015/88: A-4298)		(P-15015/88;		am (P-15015/88; A-4298)	am (P-15015/88; A-4298)	n (P-4641)			Min (F-65/9) P. 3310- O. 13302: B. 15127.	
TITLE 89 (CONT'D)	597.150 n	597.150 a					650.80 r		675 200					700.300 a						V.	714.10			_				714.310			810.10 a		829.10 n	829.30	829.40	829.50 п	829.60 п	829.70 n	820 00					843.150 a	0			870.11		
a	(P-3020; A-15767)	(P-3020; A-15767)	(P-3020; A-15767)	(P-3020; A-15767)	(P-3020; A-15767)	(F-3020; A-15/6/)	(P-3020; A-15767)	(F-3020; A-15767)	(P-3020, A-15767)	(P-6911/88: A-5149)	(P-6911/88; A-5149)	(P-6911/88; A-5149)	(P-14117/88; A-9580)	(P-3565/88; A-141)	(P-3565/88; A-141)					(F-5363/88; A-141)	(F-5303/66; A-141)				(P-3565/88; A-141)	(P-3565/88; A-141)	(P-16927)	(F-11177)	(P-11177)	(P-11177)	(P-11177)	(P-11177)	(P-52; W-4309)	(F-3914, A-10332) (P-4685/88: A-2866)	(P-281; A-9590)	(P-10175) (P-14313)	(P-2192/88; A-1850) (P-10765;	W-132/6) (P-16/19)	(P-10765: W-13276) (P-16719)	(P-2192/88: A-1850)	(P-2192/88; A-1850)	(P-2192/88; A-1850)	(P-10765; W-13276) (P-16719)	(P-14338)	(P-2092/88; A-1573)	(P-14338)	(P-14338)	(P-14338)	(F-14336) (P-14338)	(P-2197/88; A-1568)
ONT		H		H		4	н	bu 6		am	am a	am	п	п	am	ы	ы	ı	am		and and	i .	E	E E	u	E	E	E E	1 1	am	am	am	am	a u	E E	am	am		= .	am	u	am	am	am	=	am	=	me -	= c	am
TITLE 89 (CONT'D)	210.250	510.260	510.270	510.280	510.290	510.300	510.310	510,320	510.420	520.20	520.30	520,100	525.10	530.5	530.10	530.20	530.100	530.105	530.110	530.120	530 140	530.150	530,200	530.230	530.240	530.260	540.40	552.35	552.50	552.60	552.80	552.90	552.100	562.30	567.10	567.30	587.50	OF 703	587 100	587.110	587.130	587.500	587.600	592.30	592.45	592.50	592.55	592.60	502.75	597.20

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		A-15793)	449 10 "	(P-1127, A-1979)		516.10	= 1	(PP-7057; O-13337; K
895.30	r r	(P-3310; O-13302; R-15127;	449.20 n	(P-16944)		518.20	= =	(PP-7057; O-13337; R
	•	A-15793)	449.30 n	(P-16944)		518.100	==	(PP-7057: O-13337: R
895.40 r	r r	(P-3310; O-13302; R-15127;	449.40 n	(P-16944)		518.105	=	(PP-7057; O-13337; R
	•	A-15793)	449.50 n	(P-16944)		518.110	¤	(PP-7057; O-13337;
895.50	r r	(P-3310; O-13302; R-15127;	449.60 п	(P-16944)		518.115	п	(PP-7057; O-13337; R
		A-15793)	449.70 n	(P-16944)		518.120	п	(PP-7057; O-13337;
895.60	r r	(P-3310; O-13302; R-15127;	451.10 n	(P-16536/88; W-2882) (P-10311)		518.125	п	
		A-13/93)	451.20 n	(P-16536/88; W-2882) (P-10311)		518.130	u	(PP-7057; O-13337;
895.70	r n	(P-3310; O-13302; K-15127;	451.30 n	(P-16536/88; W-2882) (P-10311)		518.135	=	(PP-7057; O-13337;
	•	A-15/93)	451.40 n			518.140	u	(PP-7057; O-13337;
		(F-20613/88; A-9283)	451.50 n	(P-16536/88; W-28822) (P-10311)		518.145	u	
-	_	(P-20613/88; A-9283)	451.60 n	(P-16536/88; W-2882) (P-10311)		518.200	=	(PP-7057; O-13337;
		(P-20613/88; A-9283)	451.70 n	(P-16536/88; W-2882) (P-10311)		518.300	c.	(PP-7057; O-13337;
		(P-20613/88; A-9283)	451.80 n	(P-16536/88; W-2882) (P-10311)		518.305	u.	(PP-7057; O-13337;
	am am	(P-20613/88; A-9283)	451.90 n	(P-16536/88; W-2882.) (P-10311)		518.310	=	(PP-7057; O-13337;
	_	(P-20613/88; A-9283)	451.100 n	(P-16536/88; W-2882) (P-10311)		518.315	E	(PP-7057; O-13337
1300.340	am ((P-19223/88; A-4644)	451.110 n	(P-16536/88; W-2882) (P-10311)		518.320	=	(PP-7057; O-13337;
			451.120 n	(P-16536/88; W-2882) (P-10311)		518.400	u	(PP-7057; O-13337
TITLE 92			451.130 n	(P-16536/88; W-2882) (P-10311)		518.405	u	(PP-7057; O-13337;
	am ((P-19365/88; A-3962)	451.140 n	(P-16536/88; W-2882) (P-10311)		518.410	u	(PP-7057; O-13337
	am ((P-19365/88; A-3962)	451.150 n	(P-16536/88; W-2882) (P-10311)		518.415	u	(PP-7057; O-13337;
	am ((P-19365/88; A-3962)	451.160 n	(P-16536/88; W-2882) (P-10311)		518.420	u	(PP-7057; O-13337;
	ma m	(P-19365/88; A-3962)	451.Ap.A n	(P-16536/88; W-2882) (P-10311)	2	518.500	u	(PP-7057; O-13337;
	am ((P-19365/88; A-3962)	Ap.B n	(P-16536/88; W-2882) (P-10311)		518.505	п	(PP-7057; O-13337
	_	(P-19365/88; A-3962)	Ap.C n	(P-16536/88; W-2882) (P-10311)		218.600	E	(PP-7057; O-13337;
		(P-15049/88; A-3384)	Ap.D n	(P-16536/88; W-2882) (P-10311)		518.700	u	(PP-7057; O-13337;
	=	(P-15049/88; A-3384)	Ap.E n			518.705	E	
	ı.	(F-15049/88; A-3384)	Ap.F n	(P-16536/88; W-2882) (P-10311)		518.710	_	(PP-7057; O-13337
96.40	= =	(F-13049/88; A-5384)	Ap.G n			518.715	= 1	(PP-7057; O-13337;
	1 6	(F-13049/66, A-5364)	H.A.	(P-10556/86; W-2862) (P-10511)		510.720	= 1	(PP-7057; O-13337;
	: -	(P-15049/88: A-3384)	II. G.II.	(F-10336/86; W-2662.) (F-10311)		518 730	= =	(PP 7057: O 13337
		(P-15049/88: A-3384)	452.70			518 735	= =	(PP-7057: O-13337:
	-	(P-15049/88: A-3384)	452.30	(P-16447/88: W-2881) (P-10222)		518.740	: =	(PP-7057: O-13337
	-	(P-15049/88; A-3384)	452.40 r			518.745		(PP-7057; O-13337;
96.110	u	(P-15049/88; A-3384)	452.50 r	(P-16447/88; W-2881) (P-10222)		518.750	u.	(PP-7057; O-13337
	u	(P-15049/88; A-3384)	452.60 r	(P-16447/88; W-2881) (P-10222)		518.800	u	(PP-7057; O-13337; F
	u u	(P-15049/88; A-3384)	452.70 r			518.805	u	(PP-7057; O-13337
	E	(P-15049/88; A-3384)	452.80 r			518.810	=	(PP-7057; O-13337; I
Y .	c	(P-15049/88; A-3384)	452.90 r			518.815	E E	(PP-7057; O-13337;
	ma m	(P-16387)	452.100 r			518.820	¤	(PP-7057; O-13337; F
107.301	E S	(F-16387)	452.110 r	(P-16447/88; W-2881) (P-10222)		518.825	c c	(PP-7057; O-13337;
	H a	(F-10367)	452.120 r	(P-1044/88; W-2881) (P-10222)		518.830	F	(PP-7057; O-13337; H
	i c	(F-10367) (P-20032/88: A-3984)	452.130 r			518.835	=	(PP-/05/; O-1333/;
	: =	(P-20032/88: A-3984) (P-16375)	452.150			510.040	= 1	(PP-/05/; O-1555/; K
00	am	(P-20032/88: A-3984) (P-16375)	452.160 r			518 850	= =	(PP-7057; O-15357;
	am	(P-20040/88: A-3993) (P-16382)	452 170 r			519 955	= 1	(FF-7057, O-13337, B
	am	(P-20055/88: A-3998) (P-16393)	ThA			518 860	= 6	(FF-7057, O-13337, F
	am	(P-20027/88; A-3957) (P-16367)	Th.B. r			518 865	= =	(PF-7057, O-13337, P
	am	(P-20045/88; A-4004) (P-16400)	Tb.C r			518 870	= =	(PP_7057: O-13337: R
180,1000	u	(P-16371)	Tb.D r	(P-16447/88; W-2881) (P-10222)		518.875	: =	(PP-7057; O-13337; R
	r.	(P-16371)	Tb.E r	(P-16447/88; W-2881) (P-10222)		518 900	: :	(DD 7057, O 13227, D
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1030.Ap. B n (1040.25	1040.30	1040.31	1040.41	1040.46	1040.55	1040.60	1040.66	1040.70	1040.80	1040.100	1040.101	1205.10	1206 20	1207.20	1225.45	1235.10	1235.15	1235.20	1235.30	1235.35	1235.40	1235.50	1235.55	1300.10	1300.20	1300.40	1300.50	1300.60	1304.10	1435.15	1435.20	1595.1	1505.7	1595.8	1595.10	1595.20	1595.30	1595.40	1595.50	1595.60	1595.70	1505 00	1505 100	1595.110	1595.120	1000
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(P-7229; A-15803)	(P-7229; A-15803)	(P-1229; A-13803)	(F-1225; A-13803)	(P-7229; A-15803)	(P-7229; A-15803)	(P-7229; A-15803)		(P-7229; A-15803)				(F-7229; A-13803)				(P-7229; A-15803)	(P-7229; A-15803)	(P-7229; A-15803)	(F-722; A-13803)	(P-7229; A-15803)	(P-20019/88; A-7048)	(P-20019/88; A-7048)	A-7048)	(P-19642/88; A-5173)	(P-1103; A-7965)	(F-5655; A-15102) (P-16432/88: A-1598)	(P-15357)			(P-19642/88; A-5173) (P-19652/88: A-4944)			(P-19652/88; A-4944)	(F-1902/06); A-4944)		(P-14818)	(P-5665)	(P-3611; A-15112)	(P-14019)	(P-20768/88; A-7808)	(P-2395; A-129/8)	(P-17275/88; A-5192)	(F-2733; A-12880)	(F-1892; A-11093)	(F-14244) (P-3324: A-13898)	(P-16297)	100001
1			am (F-722), A-13003)				am (P-7229; A-15803)	(P-7229;		(P-7229;	(F-1229;	(F-1229;		(P-7229	(P-7229;		am (P-7229; A-15803)	_	am (F-/229; A-13803)	_	am (P-20019/88; A-7048)	•	am (r-20019/86; O-3434; K-7130; A-7048)	n (P-19642/88; A-5173)	_	n (P-3653; A-13102) n (P-16432/88; A-1598)	=	n (P-19642/88; A-5173)					n (P-19652/88; A-4944)	n (F-1902/166; A-4944)	n (P-19652/88; A-4944)	am (P-14818)	n (P-5665)	n (P-3611; A-15112)			_			_	am (P-3324; A-13898)		

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The color of the	TITLE 8		TITLE 56 (C	ONT.D		1130.530		
Column C		т (РР-17495)	2725.250		17383)	1130.540		
m (A-1744) 2765.325 n (A-1741) 1110.05 n m (A-1734) 2765.335 n (A-1741) 1110.05 n m (A-1734) 2765.334 n (A-1741) 1100.05 n m (A-1734) 2765.334 n (A-1741) 1100.05 n m (A-1734) 2800.70 m (A-1741) 1100.05 n m (A-1712) 2800.70 m (A-1740) 1100.05 n m (P-1712) 2800.70 m (A-1740) 1100.05 n m (P-1712) 1110.05 m (A-1740) 1100.05 n m (P-1712) 1115.05 m (A-1740) 1100.05 n m (P-1712) 1115.05 m (A-1740) 1100.05 n m (P-1724) 1115.05 m (P-1710) 1110.05 n m (P-1724) 1110.05	TITLE 17		2765.325		17410)	1130.560		
Mathematical Colored		-	2765.326	17	(7410)	1130,570		
Mathematical Colored			2765.332		17410)	1130.610		
Chief Chie		_	2765 334		17410)	1130.620		
am (A-1735) 2920.05 am (A-1740) 1130.650 n am (P-1714) 2920.0 am (A-1740) 1130.660 n am (P-1714) 2920.0 am (A-1740) 1130.60 n am (P-1714) 1155.10 am (A-1740) 1130.70 n am (P-1744) 1155.70 am (P-1794) 1130.70 n am (P-1744) 1175.70 am (P-1794) 1130.70 n am (P-1744) 1175.30 am (P-1790) 1130.70 n am (P-1744) 1175.80 am (P-1790) 1140.70 n am (P-1744) <			2765.335		(7410)	1130.640	(P-17245)	
am (b-1774) 220.00 am (b-1740) 1130.660 n am (b-1774) 220.00 am (b-1740) 1130.670 n am (b-1774) 1175.00 am (b-1740) 1130.70 n am (b-1714) 1175.70 am (b-1790) 1130.70 n am (b-1714) 1175.70 am (b-1790) 1130.70 n am (b-1744) 1175.80 am (b-1790) 1130.70 n am (b-1744) 1175.80 am (b-1790) 1140.20 1160.20 am (b-1744) 1175.80 am (b-1790) 1160.20 1160.20 am (b-1744) <td></td> <td></td> <td>2920.65</td> <td>-</td> <td>(7402)</td> <td>1130,650</td> <td>n (P-17245)</td> <td></td>			2920.65	-	(7402)	1130,650	n (P-17245)	
m (P-17174) 2202-80 m (A-17402) 1130.670 n 1130.670 n 1130.670 n m (P-17174) 1130.880 n m (P-17174) 1130.890 n m (P-17174) 1130.790 n m (P-17174) 1150.800 n m (P-171744) 1150.8			2920.70	_	17402)	1130,660	n (P-17245)	
mm (P-1774) mm (P-			2920.80		(7402)	1130,670	n (P-17245)	
mm (P-1774) 1119.710 n m (P-7790) 1130.720 n n m (P-1744) 1135.700 n (P-7790) 1130.720 n n m (P-1744) 1130.720 n n (P-7790) 1130.720 n n m (P-1744) 1130.720 n n (P-7790) 1130.720 n n n (P-1744) 1135.722 n (P-7790) 1130.720 n n n (P-1744) 1135.722 n (P-7790) 1130.780 n n (P-7744) 1135.820 n (P-7790) 1130.780 n n (P-7744) 1155.820 n (P-7790) 1160.220 r n (P-7790) 1160.2						1130.680		
mm (A-1744) 1157.00 mm (A-1794) 1130.79 n (A-1794) 1150.79 n (A-1794)			TITLE 68		1100	1130.710	_	
mm (k-1742) 1157.06 in (7-1790) 1130.740 in mm (k-1744) 1157.06 in (7-1790) 1130.740 in mm (k-1744) 1157.06 in (7-1790) 1130.740 in mm (k-1744) 1157.20 in (7-1790) 1130.740 in mm (k-1744) 1157.20 in (7-1790) 1130.740 in mm (k-1744) 1157.20 in (k-1790) 1130.740 in mm (k-1744) 1157.20 in (k-1790) 1150.20 in (k-1744) 1157.20 in (k-1790) 1160.20 in (k-1744) 1157.20 in (k-1744) 1157.20 in (k-1744) 1157.20 in (k-1790) 1160.20 in (k-1744) 1157.20 in (k-1744) 1157.20 in (k-1744) 1157.20 in (k-1790) 1160.20 in (k-1744) 1157.20 in (k-1790) 1160.20 in (k-1742) in (k-1742) 1157.20 in (k-1742) in (k-			1175.100		7190)	1130.720	_	
mm (A-17345) 1175.715 n (P-17190) 1130.726 n 1130.730 n n (A-17345) 1130.730 n (P-17190) 1130.730 n n (A-17345) 1130.730 n (P-17190) 1130.730 n n (A-17444) 1157.83 n (P-17190) 1130.730 n n (A-17444) 1157.83 n (P-17190) 1160.230 1 1			1175 705		7190)	1130.730		
am (A-17345) 1175.715 n (P-1790) 1130.700 n am (A-17345) 1157.725 n (P-17190) 1130.700 n n (A-17444) 1157.725 n (P-17190) 1130.700 n n (A-17444) 1157.325 n (P-17190) 1160.110 r n (A-17444) 1157.800 n (P-17190) 1160.210 r n (A-17444) 1175.810 n (P-17190) 1160.210 r n (A-17444) 1175.820 n (P-17190) 1160.210 r n (A-17440) 1155.820 n (P-17190) 1160.210 r n (A-17440) 1155.820 n (P-17190) 1160.420 r n (A-17440) 1155.820 n (P-17190) 1160.420 r n (A-17440) 1155.820 n (P-17190) 1160.420 r n (1175.710		7190)	1130.740		
m (A-1784)			1175.715		7190)	1130.750		
am (P.1784) (P.1790) (P.1784) (1175.720		7190)	1130.770	_	
m (A-1744) 1175.730 n (P-17190) 1130.810 n (A-1744) 1175.735 n (P-17190) 1160.110 r (160.110 r (17444)) 1175.815 n (P-17190) 1160.210 r (160.210 r (17444)) 1175.815 n (P-17190) 1160.220 r (160.220 r (17444)) 1175.815 n (P-17190) 1160.220 r (160.220 r (17444)) 1175.815 n (P-17190) 1160.220 r (160.220 r (17444)) 1175.815 n (P-17190) 1160.240 r (160.220 r (17444)) 1175.820 n (P-17190) 1160.420 r (160.220 r (17444)) 1175.820 n (P-17190) 1160.420 r (160.220 r (17444)) 1175.820 n (P-17190) 1160.420 r (160.420 r (17428)) 1130.120 n (P-17245)	TITLE 32		1175.725		7190)	1130.780		
n (A-1744) 1155.755 n (P-1790) 1160.110 r n (A-1744) 1175.805 n (P-1790) 1160.120 r n (A-1744) 1175.815 n (P-1790) 1160.120 r n (A-1744) 1175.820 n (P-1790) 1160.220 r n (A-1744) 1175.820 n (P-1790) 1160.320 r n (A-1744) 1175.820 n (P-1790) 1160.320 r n (A-1742) 1175.820 n (P-1790) 1160.430 r am (A-1742) 1175.840 n (P-1790) 1160.430 r am (A-1742) 1175.840 n (P-1790) 1160.430 r am (A-1742) 1175.850 n (P-1790) 1160.430 r am (A-1742) 1175.850 n (P-1790) 1160.430 r am (A-1742)		_	1175.730	1	7190)	1130.810	n (P-17245)	
N (A-1744)			1175.735		7190)	1160.110	r (P-17280)	
A			1175.800		7190)	1160.120	r (P-17280)	
(P-9645; 0-1888; R-17503; 1175.815 1175.820 (P-17190) 1160.220 1160.220 1175.820 (P-17190) 1160.220 1160.220 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1160.240 1175.840 (P-17190) 1160.240 1160.240 1160.240 1160.240 1175.840 (P-17190) 1160.240			1175.810		7190)	1160.210	r (P-1/280)	
A-1744) 1175 820 n (P-17190) 1160.310 r 1160.420 r 1160.420 r 1175.825 n (P-17190) 1160.420 r 1160.420 r 1175.835 n (P-17190) 1160.420 r 1160.420 r 1175.840 n (P-17190) 1160.420 r 1160.420 r 1175.840 n (P-17190) 1160.420 r 1160.420 r 1175.840 n (P-17190) 1160.420 r 1160.420 r 1175.850 n (P-17190) 1160.520 r 1160.520 r 1175.850 n (P-17190) 1160.520 r 1160.520 r 1175.865 n (P-17190) 1160.520 r 1160.520 r 1175.865 n (P-17190) 1160.520 r 1160.520 r 1175.870 n (P-17190) 1160.620 r 1160.620 r 1175.870 n (P-17190) 1160.620 r 1160.620 r 1175.870 n (P-17190) 1160.620 r 1160.620 r 1175.890 n (P-17190) 1160.620 r 1160.790 r (P-17128) r (P-17245)			1175.815		(190)	1160.230	r (P-17280)	
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